

Washington, Wednesday, October 10, 1945

Regulations

TITLE 7-AGRICULTURE

Chapter XI—Production and Marketing Administration (War Food Distribution Orders)

> [WFO 22-8, Amdt. 6, and Partial Termination]

PART 1425-CANNED AND PROCESSED FOODS

CANNED FRUITS, AND CANNED FRUIT JUICES, REQUIRED TO BE SET ASIDE DURING 1945

War Food Order No. 22-8, as amended (10 F.R. 1257, 7522, 7608, 8198, 9705, 10419, 10421), is hereby further amended, effective as of 12:01 a. m., e. s. t., October 8, 1945, by deleting the provisions of § 1425.12 (d) and inserting, in lieu thereof, the following:

(d) Reports. The reports on apples, apple sauce, apricots, berries (blackberries, boysenberries, loganberries, and youngberries only), blueberries, figs, fruit cocktail, peaches, pears, pineapples, and pineapple juice required by § 1425.1 (c) of War Food Order No. 22, as amended, shall be submitted on form OMS-140 (formerly FDA-685). The reports shall be submitted to the Assistant Administrator within 15 calendar days after the completion of the pack.

All provisions of the said War Food Order No. 22-8, as amended (including Table 1 attached thereto and make a part thereof), other than the provisions of the aforesaid § 1425.12 (d) thereof, are hereby terminated as of 12:01 a. m., e. s. t., October 8, 1945, and all canned fruits and canned fruit juices which have been set aside or were required to be set aside pursuant to the provisions of the said War Food Order No. 22-8, as amended, but not purchased by the Army of the United States at the effective time of this partial termination action are hereby released, as of the effective time of this partial termination action, from all restrictions of the said War Food Order No. 22-8, as amended.

With respect to violations, rights accrued, liabilities incurred, or appeals taken under the said War Food Order No. 22-8, as amended, prior to the effective time of this order, all provisions of

the said War Food Order No. 22-8, as amended, in effect prior to the effective time of this order shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with regard to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; E.O. 9577, 10 F.R. 8087; WFO No. 22, as amended, 8 F.R. 2243, 6397, 9 F.R. 4321, 4319, 9584, 10 F.R. 103, 126, 10419, 11379)

Issued this 5th day of October 1945.

[SEAL] C. W. KITCHEN,
Assistant Administrator,
Production and Marketing
Administration.

[F. R. Doc. 45-18672; Filed, Oct. 8, 1945; 12:41 a. m.]

[WFO 22-9, Amdt. 6]

PART 1425—CANNED AND PROCESSED FOODS

CANNED VEGETABLES, AND CANNED VEGETABLE
JUICES, REQUIRED TO BE SET ASIDE DURING
1945

War Food Order No. 22-9, as amended (10 F.R. 1260, 5761, 7155, 8199, 9706, 10419, 10421), is hereby further amended as follows:

1. By deleting from Column B of Table I, opposite the word "Tomatoes" in Column A of said table, the figure "36" and inserting, in lieu thereof, the figure "16."

2. By deleting from Column A of Table I, the words "Asparagus," "Beans, lima," "Beans, snap," "Beets," "Carrots," "Corn, sweet," "Peas," "Potatoes, sweet," "Pumpkin or squash," "Sauerkraut," "Spinach," "Tomato catsup," "Tomato juice," "Tomato puree," and "Tomato paste," and by deleting all figures opposite such words in Columns B and G of said Table I, as well as all provisions opposite such words in Columns C, D, E, and F of said Table I. All such canned vegetables and canned vegetable juices which have been set aside or were required to be set aside pursuant to the provisions of the said War Food Order

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NOTICE

1944 Supplement

Book 1 of the 1944 Supplement to the Code of Federal Regulations, containing Titles 1-10, including Presidential documents in full text, is now available from the Superintendent of Documents, Government Printing Office, at \$3.00 per copy.

A limited sales stock of the Cumulative Supplement and the 1943 Supplement is still available as previously announced.

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No. 22-9, as amended, but not purchased by the Army of the United States at the effective time of this amendment are hereby released, as of the effective time of this amendment, from all restrictions of the said War Food Order No. 22-9, as amended.

3. By deleting the provisions of § 1425.-11 (c) (1) (ii), and by renumbering § 1425.11 (c) (1) (iii) so as to read § 1425.11 (c) (1) (ii).

4. By deleting the provisions of \$1425.11 (d) and inserting, in lieu thereof, the following:

(d) Reports. The reports on asparagus, lima beans, snap beans, beets, carrots, sweet corn, peas, sweetpotatoes, pumpkin or squash, sauerkraut, spinach, tomatoes, tomato catsup, tomato juice, tomato puree, and tomato paste, required by § 1425.1 (c) of War Food Order No. 22, as amended, shall be submitted on form OMS-140 (formerly FDA-685). The reports shall be submitted to the Assistant Administrator within 15 calendar days after the completion of the pack.

The provisions of this amendment shall become effective at 12:01 a. m., e. s. t., October 8, 1945. With respect to violations, rights accrued, liabilities incurred, or appeals taken under the said War Food Order No. 22-9, as amended, in effect prior to the effective time of the provisions hereof, the provisions of the said War Food Order No. 22-9, as amended, in effect prior to the effective time of the provisions hereof shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; E.O. 9577, 10 F.R. 8087; WFO No. 22, as amended, 8 F.R.

2243, 6397, 9 F.R. 4321, 4319, 9584, 10 F.R. 103, 126, 10419, 11379)

Issued this 5th day of October 1945.

[SEAL] C. W. KITCHEN,
Assistant Administrator,
Production and Marketing
Administration.

[F. R. Doc. 45-18671; Filed, Oct. 8, 1945; 12:41 p. m.]

TITLE 8-ALIENS AND NATIONALITY

Chapter I—Immigration and Naturalization Service

PART 326—SPECIAL CLASSES OF PERSONS WHO MAY BE NATURALIZED: SPOUSES OF UNITED STATES CITIZENS

NATURALIZATION NOT OPPOSED SOLELY BECAUSE OF AGE

OCTOBER 1, 1945.

Part 326, Title 8, Chapter I, Code of Federal Regulations is amended by adding the following section:

§ 326.6 Age. No petition for naturalization under this part shall be opposed on the sole ground of the petitioner's age. (Secs. 310, 311, 312, 54 Stat. 1144, 1145; 8 U.S.C. 710, 711, 712)

This order shall become effective at the time of filing with the Division of the Federal Register.

(Sec. 327, 54 Stat. 1150, sec. 37 (a), 54 Stat. 675; 8 U.S.C. 727, 458; 8 CFR, 1943 Supp., 90.1)

T. B. SHOEMAKER, Acting Commissioner.

Approved: October 5, 1945.

Tom C. Clark, Attorney General.

[F. R. Doc. 45-18690; Filed, Oct. 8, 1945; 2:58 p. m.]

TITLE 10-ARMY: WAR DEPARTMENT

Chapter III-Claims and Accounts

PART 306—CLAIMS AGAINST THE UNITED STATES

MISCELLANEOUS AMENDMENTS

1. In § 306.12 amend the citation appearing in the last sentence of paragraph (a); rescind paragraph (b), and former paragraphs (c) and (d) are redesignated (b) and (c).

§ 306.12 Scope—(a) General. * * * (sec. 1, act of 3 July 1943 as amended by sec. 4, act 29 May 1945) * * *

2. Section 306.15 is amended by adding the following sentence at the end of the paragraph as follows:

§ 306.15 Contributory negligence.

* * * Although the doctrine of comparative negligence is not applied, the law of the jurisdiction in which the accident or incident occurred will normally be followed in determining whether contributory negligence is present.

3. Rescind paragraph (a) of § 306.17 and substitute the following:

§ 306.17 Claims of or pertaining to military personnel or civilian employees-(a) Property. Claims for damage to or loss or destruction of personal property of military personnel or civilian employees of the War Department or of the Army occurring incident to their service will first be considered under the provisions of § 306.27, AR 25-100 which, if applicable, take precedence over the provisions of these sections. Such claims found not to be payable under the provisions of § 306.27 may then be considered under the provisions of these sections. Claims of such personnel and employees for damage to or loss or destruction of property not incident to their service are payable under the provisions of these sections on the same basis as are claims of persons not military personnel or civilian employees of the War Department or of the Army. except that claims of military personnel for clothing being worn at the time when damaged, lost, or destroyed, and claims by such persons for souvenirs, ornamental jewelry, or articles acquired to be disposed of as gifts are not payable under the provisions of this part; and such claims of civilian employees are also not payable under the provisions of this part unless the claimant was, at the time of the occurrence, off duty and also at such time not subject to military law. (Sec. 1, Act of 3 July 1943 as amended by Sec. 4, Act of 29 May 1945 (Public Law 67-79th Cong.) [AR 25-25, 29 May 19457

[SEAL] EDWARD F. WITSELL,

Major General,

Acting The Adjutant General.

[F. R. Doc. 45-18689; Filed, Oct. 8, 1945; 2:45 p. m.]

TITLE 22-FOREIGN RELATIONS

Chapter I-Department of State

Subchapter A-The Department

PART 60-VISAS, DIPLOMATIC: REGULATIONS

Sec.

60.1 Definitions.

60.2 Officers authorized to grant diplomatic visas.

60.3 Types of diplomatic visas, period of validity.
60.4 Classes of aliens eligible to receive

diplomatic visas.

60.5 Classes of aliens ineligible to receive

60.5 Classes of aliens ineligible to receive diplomatic visas.
 60.6 Chief of mission to report to Depart-

ment in special circumstances.

60.7 Applications for diplomatic visas.

60.8 Passports required.

60.9 Evidence.

60.10 Procedure in granting diplomatic visas.

0.11 Fees.

60.12 Records of diplomatic visas granted or refused.

60.13 Reports to Department.

60.14 Cancellation or revocation of diplomatic visas.

AUTHORITY: §§ 60.1 to 60.14, inclusive, issued under the authority contained in E.O. 5435, Sept. 2, 1930; 43 Stat. 154, 166; 47 Stat. 607; 54 Stat. 673, 675, 711; 8 U.S.C. 203, 222, 451, 458. Former §§ 60.1 to 60.5, inclusive, were cancelled May 29, 1943.

§ 60.1 Definitions. (a) A diplomatic visa is a visa having a special form,

stamped on the diplomatic or other passport of an alien who is classifiable within the categories mentioned in §§ 60.4 and 60.6, and who seeks to enter the United States as a nonimmigrant.

(b) A passport is a document of identity and nationality issued by the appropriate authorities of the government to which the alien bearer owes allegiance, identifying the bearer and stating his nationality. It is ordinarily is-

sued for travel purposes.

(c) A diplomatic passport, or the equivalent thereof, is a passport issued to an alien having diplomatic or career consular status, or a passport issued to aliens of special distinction, including high officials and ex-officials. The passport should be marked "Diplomatic Passport" by the issuing authority if the regulations of the government concerned so re-

§ 60.2 Officers authorized to grant diplomatic visas. (a) Diplomatic and consular officers of the United States are authorized to grant diplomatic visas when such officers are attached to an American mission and are designated by the Chief of the mission to grant such visas.

(b) Consular officers (except consular agents) at consular offices, when authorized by a mission or by the Department, may grant diplomatic visas. A mission authorizing the granting at a consular office of a diplomatic visa in an individual case or authorizing the granting of diplomatic visas generally at a consular office will report such authorization to the

Department.

(c) The Chief and the Assistant Chiefs of the Visa Division of the Department are authorized to grant, in their discretion, appropriate diplomatic visas to aliens who are diplomatic or career consular officers of foreign governments and to the members of their immediate families, who are in the United States, and who desire to reenter the United States after a temporary absence. All such visas shall be considered as having been issued to a nonimmigrant under section 3 (1) of the Immigration Act of 1924, as amended, unless otherwise specified in the visa.

§ 60.3 Types of diplomatic visas; period of validity. The following types of diplomatic visas may be granted:

(a) A regular diplomatic visa, which, provided the passport to which it is affixed remains valid and provided the status of the holder does not change, will be valid for a period of 12 months during which time the holder may make any number of applications for entry into the United States and territory under the jurisdiction of the United States.

(b) A limited diplomatic visa, which will be valid for a single journey to the United States. Such a visa may be revalidated one or more times for an additional journey to the United States within 12 months of the date of the granting of the visa, provided the bearer is still eligi-

ble for such a visa.

§ 60.4 Classes of aliens eligible to receive diplomatic visas-(a) Regular diplomatic visas. Regular diplomatic visas may be granted to the following classes

of aliens coming to the United States as nonimmigrants:

(1) Heads of states and their alter-

(2) Members of a recognized royal family

(3) Governors general, governors, high commissioners, and other like high administrative or executive officers of a territorial unit and their alternates.

- (4) Cabinet ministers and their assistants holding executive or administrative positions not inferior to that of the head of a departmental division or his alternate.
- (5) Presiding officers of chambers of national legislative bodies.
- (6) Justices of the highest national judicial tribunal.
- (7) Officers of a diplomatic service and consular officers of career.

(8) Diplomatic couriers regularly and professionally employed as such.

(9) Military, naval, air, and other attachés and assistant attachés of career assigned to a diplomatic mission.

(10) Military officers holding a rank not inferior to that of brigadier general in the United States Army and naval officers holding a rank not inferior to that of rear admiral in the United States

(11) All members of official temporary missions of a diplomatic character.

(12) Officers and representative members of international bodies of an official nature who have diplomatic passports or the equivalent thereof.

(13) Wives and other members of the immediate families of aliens within the

above-mentioned categories.

(14) Servants and other employees of aliens within the above-mentioned categories accompanying or following to join their employers.

(15) Such other aliens as the Department may, by special instruction, indi-

cate in individual cases.

(b) Limited diplomatic visas. The following classes of aliens, who are not entitled to regular diplomatic visas, may be granted limited diplomatic visas:

(1) Subordinate members, including employees, of international bodies of an official nature when traveling on the business of the international body, and presenting a diplomatic passport or the equivalent thereof.

(2) Members of delegations proceeding to or from an international confer-

ence of an official nature.

(3) Wives and other members of the immediate families of aliens within the above-mentioned categories.

(4) Servants and other employees of aliens within the above-mentioned categories accompanying or following to join their employers.

(5) Such other aliens as the Department may, by special instruction, indicate in individual cases.

§ 60.5 Classes of aliens ineligible to receive diplomatic visas. Diplomatic visas shall not be granted to:

(a) American citizens, or to the alien relatives or servants of American Foreign Service officers or of other United States Government officials, unless the applicant for the visa is entitled to a diplomatic visa in his or her own right.

(b) Aliens who are persona non grata. Doubtful cases should be reported to the Department for special instructions.

§ 60.6 Chief of mission to report to Department in special circumstances. If a case arises in which an applicant, who does not come within the categories specified in § 60.4, requires a diplomatic visa, and it would be undesirable for special reasons to refuse the granting of a diplomatic visa, particular instructions should be requested from the Department.

§ 60.7 Applications for diplomatic visas. (a) Application for a diplomatic visa may be made at any mission, regardless of the nationality or place of resi-

dence of the applicant.

(b) As a general rule, an alien seeking a diplomatic visa should apply in person at the office from which he desires to obtain the visa. However, the chief of the office may, in his discretion, waive the personal appearance of the applicant. Application for a diplomatic visa shall be made on Foreign Service Form 257, but when the personal appearance of the applicant is waived the diplomatic or consular officer should complete the application as far as possible from the information available. No oath will be required. The requirement of a photograph of the applicant may be waived in the discretion of the responsible officer.

§ 60.8 Passports required. An alien applying for a diplomatic visa must present a diplomatic passport or the equivalent thereof, issued by a government recognized by the United States. When application is made for a regular diplomatic visa, the attention of those applicants whose passports will expire within a year should be called to the fact that the diplomatic visa becomes invalid when the passport expires, in order that they may, if they desire, have the passport extended or obtain a new passport which will remain valid during the whole period of possible validity of the visa.

§ 60.9 Evidence. The officer granting a diplomatic visa must be satisfied that the applicant is entitled thereto. In doubtful cases he may require that definite evidence of an alien's eligibility for a diplomatic visa be presented. The cooperation of other missions or consular offices may be requested in obtaining information regarding such applicant.

60.10 Procedure in granting diplomatic visas. (a) The form of a diplomatic visa is as follows:

	DIPL	OMAT	ric Vi	SA	
No American					
SEEN	((Coun	try)		
For the	journey	to	the	United	States
GRATIS		(Sea	1)		
	1	Date		etary of	

Visa valid for presentation at United States ports at any time during 12 months from date provided passport continues to be valid for such period.

Visa granted under section 3() of the Immigration Act of 1924.

A diplomatic visa shall be placed on the applicant's passport.

(b) The officer granting the diplomatic visa shall complete the visa by filling in all blank spaces.

(c) Diplomatic visas shall be numbered consecutively at each office, the series commencing with No. 1 on July 1

of each year.

(d) A diplomatic visa may include all aliens named in the passport who are entitled under this part to receive such a visa. The names of all persons included in the visa shall be written after the words "Seen—For the journey to the United States of" in the visa.

(e) When a limited diplomatic visa is granted, the phrase "Valid for single journey to the United States" shall be written or stamped in the visa. When such a visa is revalidated the phrase "Revalidated for additional journey to the United States" shall be written in the visa. All revalidations shall be signed and dated by the responsible officer.

(f) When granting a regular or limited diplomatic visa in a nonimmigrant category under section 3 of the Immigration Act of 1924 to an alien who is a foreign government official proceeding to the United States to transact business for his government the figure "1" shall be inserted in the parentheses appearing in the final sentence; if the visa is granted to a person entering the United States temporarily for personal reasons or for business other than official business for his government, the figure "2" shall be inserted; and if the bearer is passing in transit through the United States to a foreign destination, the figure "3" shall be inserted.

(g) A diplomatic visa shall be signed by the responsible officer granting such visa and shall bear the seal of the office

granting the visa.

(h) If a diplomatic visa is granted to an alien who is subject to registration and fingerprinting under the Alien Registration Act of 1940, the procedure prescribed in ordinary visa cases will be followed.

§ 60.11 Fees. In accordance with the provisions of item 7 of the Tariff of United States Foreign Service Fees, no fee shall be charged for the granting of a diplomatic visa or for the application.

§ 60.12 Records of diplomatic visas granted or refused. (a) When a diplomatic visa is granted the visa number shall be noted on the application, which shall be filed in the office as a record of the action taken.

(b) When a diplomatic visa is formally refused, a record of such refusal shall be maintained on Foreign Service Form 257. However, no record need be maintained of informal replies to inquiries regarding the granting of visas in particular cases.

§ 60.13 Reports to Department. (a) Whenever a diplomatic visa is granted in any month the office concerned shall report the granting of such visa in its monthly report to the Department on Foreign Service Form 258 in accordance with the instructions printed on that form. The statistical copies of the applications for diplomatic visas granted during the month shall be attached to

the report on Foreign Service Form 258 and shall be forwarded to the Department in an envelop marked "For Visa Division".

(b) Each month in which a diplomatic visa is granted a report shall be submitted to the Department under cover of a despatch headed "For Visa Division". The report shall contain the following information:

(1) Full name of person.

(2) Status entitling him to diplomatic visa.

(3) Purpose of going to United States.
(4) Names of persons included in diplomatic visa and their relationship to

(5) Number and date of passport.(6) Passport-issuing authority.

(7) Name of vessel or other means of transportation by which arriving in United States, if information can be readily obtained.

(8) Place and approximate date of entry, if information can be readily ob-

tained.

(9) Remarks.

The above information shall be submitted in triplicate on separate sheets of paper or on a prepared form covering each visa granted. The despatch shall state the period covered and the date of the last preceding despatch on the subject.

As a general rule, this type of information shall be transmitted by open mail or pouch, but in cases where it is important that the Department be promptly informed of the arrival of the person or persons concerned in order that arrangements may be made for the extension of governmental courtesies, the information may be transmitted by air mail or, if necessary, by telegraph.

(c) Reports on the refusal of diplomatic visas shall be prepared and transmitted in the same manner as the reports on the granting of diplomatic visas.

(d) When a diplomatic visa is refused, and it is believed that the applicant may apply elsewhere, the office at which the alien is likely to apply should be informed.

§ 60.14 Cancellation or revocation of diplomatic visas. Diplomatic officers who obtain information establishing that a diplomatic visa was obtained by fraud or misrepresentation or in an otherwise improper manner, or which establishes, subsequent to the issuance of the visa, a ground of inadmissibility into the United States of the holder of the visa, are authorized to cancel or revoke such visas in cases where it is possible to notify the holder of the visa that such action is to be taken and such notice is given. If practicable, appropriate notation should be made on the visa showing that it has been cancelled or revoked. A report of such cancellation or revocation, stating the reasons therefor, shall be submitted to the Department. The use of the telegraph is authorized, if necessary. When there is reason to believe that the alien may proceed to the United States notwithstanding the cancellation or revocation, the transportation company should be appropriately informed.

Notation of the cancellation or revocation, with a statement of the reasons therefor, shall be made on the application. When the cancellation or revocation is effected at an office other than the office which granted the visa, the latter office shall be informed of the action taken for notation on the alien's application form.

When information of the foregoing nature is obtained after the bearer of the visa has embarked for the United States, or in cases where it is not possible personally to notify the holder of the visa of an intention to cancel or revoke the visa, a report of the facts which would appear to justify cancellation or revocation of the visa shall be submitted immediately to the Department in order that the immigration authorities at the intended port of entry of the alien into the United States may be notified.

Effective date. These regulations shall become effective on October 15, 1945.

Issued: October 2, 1945.

[SEAL]

James F. Byrnes, Secretary of State.

Recommended by:

Tom Clark, Attorney General.

[F. R. Doc. 45-18728; Filed, Oct. 9, 1945; 11:03 a. m.]

TITLE 29-LABOR

Chapter IX—Department of Agriculture (Agricultural Labor)

[Supp. 57, Amdt. 2]

PART 1102—SALARIES AND WAGES OF AGRICULTURAL LABOR IN THE STATE OF CALIFORNIA

WORKERS ENGAGED IN THE PRODUCTION AND HARVESTING OF APPLES IN CERTAIN COUNTIES IN CALIFORNIA

Section 1102.27 (Supplement 57), issued July 31, 1945 (10 F.R. 9582) and amended on August 9, 1945 (10 F.R. 9915) is further amended as follows:

Subparagraph (b) (2) (i) is changed to read:

(i) Tree picking where all fruit is taken at a single picking—15 cents per bushel box.

This Amendment 2 shall become effective at 12:01 a.m., Pacific Standard Time, October 8, 1945.

(56 Stat. 765 (1942), 50 U.S.C. 961 et seq. (Supp. IV); 57 Stat. 63 (1943); 50 U.S.C. 964 (Supp. IV); 58 Stat. 632 (1944); Pub. Law 108, 79th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; E.O. 9577, 10 F.R. 8087, E.O. 9620, 10 F.R. 12033; regulations of the Economic Stabilization Director, 8 F.R. 11960, 12139, 16702, 9 F.R. 6035, 14547, 10 F.R. 9478, 9628; regulations of the War Food Administrator, 9 F.R. 655, 12117, 12611, 10 F.R. 7609, 9581; 9 F.R. 831, 12807, 14206, 10 F.R. 3177)

Issued this 8th day of October 1945.

[SEAL] WILSON R. Buie,
Director of Labor,
U. S. Department of Agriculture.

[F. R. Doc 45-18729; Filed, Oct. 9, 1945; 11:07 a.m.]

TITLE 32-NATIONAL DEFENSE

Chapter IX-War Production Board

AUTHORITY: Regulations in this chapter unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 177, 58 Stat. 827; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; E.O. 9599, 10 F.R. 10155; W.P.B. Reg. 1 as amended Dec. 31, 1943, 9 F.R. 64.

PART 1042—IMPORTS OF STRATEGIC MATERIALS 1

[General Imports Order M-63, as Amended Oct. 5, 1945]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of certain imported materials for defense, for private account, and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 1042.1 General Imports Order M-63-(a) Definitions. For the purposes of this order:

(1) "Person" means any individual, partnership association, business trust, corporation, or any organized group of persons, whether or not incorporated.

(2) "Owner" of any material means any person who has any property interest in such material except a person whose interest is held solely as security for the payment of money

for the payment of money.
(3) "Consignee" means the person to whom a material is consigned at the time

of importation.

(4) "Import" means to transport in any manner into the continental United States from any foreign country or from any territory or possession of the United States (including the Philippine Islands). It includes shipments into a free port, free zone, or bonded custody of the United States Bureau of Customs (bonded warehouse) in the continental United States and shipments in bond into the continental United States for transshipment to Canada, Mexico, or any other foreign country.

(5) "Place of initial storage" means any warehouse, yard ground storage, or other place, to which the person making the entry or withdrawal from custody of the United States Bureau of Customs of material imported subject to this order directs or has firected that such material be transported from the port of entry to be held until disposed of pursuant to this

order.

(6) Material shall be deemed "in transit" if it is afloat, if an on board ocean bill of lading has actually been issued with respect to it, or if it has actually been delivered to and accepted by a rail, truck, or air carrier, for transportation to a point within the continental United States.

(7) "Governing date" with respect to any material means the date when such material first became subject to General Imports Order M-63.

(b) Restrictions on imports of materials-(1) General restriction. No person, except as authorized in writing by the War Production Board, shall purchase for import, import, offer to purchase for import, receive, or offer to receive on consignment for import, or make any contract or other arrangement for the importing of, any material subject to this order after the governing The foregoing restrictions shall apply to the importation of any material subject to the order regardless of the existence on the governing date or thereafter of any contract or other arrangement for the importation of such material. The materials subject to this order are those listed from time to time upon Lists A and B attached hereto.

(2) Authorization by War Production Board. Any person desiring such authorization, whether owner, purchaser, seller, or consignee of the material to be imported, or agent of any of them, shall make application therefor in duplicate on Form WPB-1041 addressed to the War Production Board Ref: M-63, Washington 25, D. C. Unless otherwise expressly permitted, such authorization shall apply only to the particular material and shipment mentioned therein and to the persons and their agents concerned with such shipment; it shall not be assignable or transferable either in whole or in part.

(3) Restrictions on financing of imports. No bank or other person shall participate, by financing or otherwise, in any arrangement which such bank or person knows or has reason to know involves the importation after the governing date of any material subject to this order, unless such bank or person either has received a copy of the authorization issued by the War Production Board under the provisions of paragraph (b) (2) or is satisfied from known facts that the proposed transaction comes within the exceptions set forth in paragraph (b) (4).

(4) Exceptions. Unless otherwise directed by the War Production Board, the restrictions set forth in this para-

graph (b) shall not apply:

(i) To the Foreign Economic Administration, U. S. Commercial Company, Commodity Credit Corporation, Metals Reserve Company, Defense Supplies Corporation, or any other United States governmental department, agency, or corporation, or any agent acting for any such department, agency or corporation; or

(ii) To any material of which any United States governmental department, agency, or corporation is the owner at the time of importation, or to any material which the owner at the time of importation had purchased or otherwise acquired from any United States governmental department, agency, or corporation; or

(iii) To any material which on the governing date was in transit to a point within the continental United States.

(iv) [Deleted Mar. 30, 1944]

(v) To any material consigned as a gift or imported for personal use where

the value of each consignment or shipment is less than \$100.00; or to any material consigned or imported as a sample where the value of each consignment or shipment is less than \$25.00; or to any used material in the category of household goods imported by the owner for his own personal use; or

(vi) To materials consigned as gifts for personal use by or to members of the Armed Services of the United States;

or

(vii) [Deleted Nov. 13, 1944.]

(viii) To manufactured materials which are imported in bond solely for the purpose of having them repaired and then returned to the owner outside the continental United States; or

(ix) To materials which were grown, produced, or manufactured in the continental United States, and which were shipped outside the continental United States on consignment or pursuant to a contract of purchase, and which are now returned as rejected by the prospective purchaser; or

(x) To materials shipped into the United States in transit from one point in Mexico, or from one point in Canada to another

point in Canada.

(xi) To materials on List B which are located in, and are the growth, production, or manufacture of, and are transported into the Continental United States overland, by air, or by inland waterway from Canada, Mexico, Guatemala or El Salvador.

(c) [Deleted June 4, 1945.] (d) [Deleted June 4, 1945.]

- (e) Restrictions on distribution of List A and List B materials. Unless otherwise provided by the terms of the authorization issued pursuant to paragraph (b) (2), any material on List A or List B which is imported in accordance with the provisions of this order after the governing date, may be sold, delivered, processed, consumed, purchased, or received without restriction under this order, but all such transactions shall be subject to all applicable provisions of the regulations of the War Production Board and to all orders and directions of the War Production Board which now or hereafter may be in effect with respect to such material.
- (f) Reports—(1) Reports on customs entry. No material which is imported after the governing date, including materials imported by or for the account of the Foreign Economic Administration, U. S. Commercial Company, Commodity Credit Corporation, Metals Reserve Company, Defense Supplies Corporation or any other United States governmental department, agency, or corporation, shall be entered through the United States Bureau of Customs for any purpose, whether for consumption, for warehouse, in transit, in bond, for re-export, for appraisal, or otherwise, unless the person making the entry shall file with the entry Form WPB-1040 in duplicate except in the case of a material described in paragraph (b) (4) (xi) when the person

¹ Certain food items formerly on Lists I, II, and III are now subject to import control in accordance with War Food Administration Order 63.

making the entry need not file with the entry Form WPB-1040. The filing of such form a second time shall not be required upon any subsequent entry of such material through the United States Bureau of Customs for any purpose; nor shall the filing of such form be required upon the withdrawal of any material from bonded custody of the United States Bureau of Customs, regardless of the date when such material was first transported into the continental United States. Both copies of such form shall be transmitted by the Collector of Customs to the War Production Board, Division of Stockpiling and Transportation, Ref.: M-63, Washington 25, D. C.

(2) Other reports. All persons having any interest in, or taking any action with respect to, any material imported after the governing date, whether as owner, agent, consignee, or otherwise, shall file such other reports as may be required from time to time by the War

Production Board.

(3) Exceptions. The provisions of this paragraph (f) shall not apply to materials imported and consigned as gifts for personal use by or to members of the Armed Services of the United States.

(g) Routing of communications. All communications concerning this order shall, unless otherwise herein directed, be addressed to: War Production Board, Washington 25, D. C. Ref.; M-63.

(h) Violations. Any person who wil-

(h) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or who furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using material under priority assistance. In addition, the War Production Board may direct the disposition and use of any material which is imported without authorization as required by paragraph (b).

(i) Applicability of priorities regulations. This order and all transactions affected thereby are subject to all applicable provisions of the priorities regulations of the War Production Board. as amended from time to time.

(j) Effect on liability of removal of material from order. The removal of any material from the order shall not be construed to affect in any way any liability for violation of the order which accrued or was incurred prior to the date of removal.

Issued this 5th day of October 1945.

War Production Board, By J. Joseph Whelan, Recording Secretary.

LIST A

Note: List A amended Oct. 5, 1945.

The numbers listed after the following materials are commodity numbers taken from Schedule A, Statistical Classification of Imports of the Department of Commerce

(issue of January 1, 1943). Materials are included in the list to the extent that they are covered by the commodity numbers listed below. If no commodity number is listed, the description given shall control.

the description given shall	control.	
	Com	
Arranda.	Com- merce	Govern-
Material	Import	ing date
	Class No.	
Agave fibers, unmanufactured, not	A STATE OF	
elsewhere specified on this order		
(except flume tow and bagasse	NSC	8/5/43
waste) Bristles, hog and pig.	N. S. C. 0917, 000 0979, 100	3/14/42 3/14/42
Cattle, ox, and calf tail hair in-	0979. 100	3/14/42
cluding switches Diamonds, industrial (rough or uncut not advanced in con- dition or value by cleaving, splitting, cutting boring, or	3696, 100	7/2/42
Diamonds, industrial (rough or uncut not advanced in con-		
dition or value by cleaving,	0.000	
splitting, cutting boring, or other process):		
other process): Carbonado and ballas	5952, 100	9/16/44
Diamond dust. Bort (Glaziers' and engravers' diamonds not set, and miners' diamonds, n. e. s., and other industrial diamonds).	5952. 600	9/16/44
diamonds not set, and min-		
other industrial diamonds)	5952, 700	9/16/44
Fish liver oil, n. e, s. (include hali- but-liver oil) Hemp (Cannabis Sativa type	2220, 250	1/12/44
Hemp (Cannabis Sativa type	2220, 200	4/12/14
only) unmanufactured; Hackled including "line of hemp"	-	
hemp"	3263, 000	9/11/42
hemp"	3263, 200 3263, 300	9/11/42 9/11/42
Hides and skins:		
Buffalo hides dry and wet	0203, 000 0203, 100	1/13/42 1/13/42
Buffalo hides (India water buf- falo, for use in rawhide articles)	- CON 1/2/ - CON	
dry and wet	0209, 000	9/16/44
	0209, 100	9/16/44 1/13/42
Calf, dry and wet	0207. 000 0208. 000	1/13/42
Cattle hides, dry and wet	0201, 000 0202, 000	1/13/42 1/13/42
Goat and kid skins, dry and wet.	0241.000	7/2/42
Kip, dry and wet	0241, 000 0242, 000 0205, 000	7/2/42 1/13/42
ACTOR OF THE STATE	0206.0 0	1/13/42
Horse mane and tail hair, raw and drawn, including switches	3694, 000	3/14/42
Into and manufactures:	3694. 100	3/14/42
Jute and manufactures: Waste bagging and waste sugar	0040 000	20000
Jute yarns or roving, single	3243, 000 3244, 000	6/10/43 6/10/43
	3244, 000 3244, 100 3244, 200	6/10/43 6/10/43
	3244, 300	6/10/43
Jute cordage, twine and twist or		
2 or more yarns twisted to- gether, size of single yarn or	STATE OF	10000
not bleached, dyed or other-		
wise treated	3245, 200	6/10/43 6/10/43
	3245, 300 3245, 400	6/10/43
Bleached, dyed or otherwise	3245, 500	6/10/43
treated	3245, 220 3245, 320	6/10/43
	3245, 320 3245, 420	6/10/43 6/10/43
Don't describe annual data	3245. 520	6/10/43
Bagging for cotton, gunny cloth, etc., of single yarns, not		
bleached, colored, or printed, not exceeding 16 threads in	367	-
warp and filling to the square	1002-11	440
inch, or jute or other vegetable	3246, 000	6/10/43
	3246. 100	6/10/43
Burlaps and other woven fabrics wholly of jute, n. s. p. f	3247.000	6/10/43
Plain woven fabrics of lute,	3247. 200	6/10/43
weighing less than 4 ounces per	See Su	200000
Square yard	3248, 000	6/10/43
dings or interlinings exceeding	-	AL-
dings or interlinings exceeding 30 threads in warp and filling to the square inch weighing from 4½ to 12 ounces, inclusive,		
from 41/4 to 12 ounces, inclusive,	3248, 100	6/10/43
per square yard. Woven fabrics, n. s. p. f. in chief value but not wholly of jute		District Co.
Jute sliver	3248, 200 3250, 000	6/10/43 6/10/43
Jute sliver Jute webbing, not exceeding 12 inches in width Jute manufactures, n. s. p. f	2250 700	CONSTRUCTION OF THE PERSON OF
Jute manufactures, n. s. p. f	3250, 700 3250, 900	6/10/43 6/10/43
Jute bags or sacks	0230.000	4/2/43 4/2/43
Jute butts, unmanufactured		10/6/42
Jute, unmanufactured	3241.000	10/6/42

LIST A-Continued

Material	Com- merce Import Class No.	Govern- ing date
Leather, unmanufactured:		
s and the same of	(0333, 000- 0333, 500	7/2/42
Goatskin and kidskin leather (except vegetable-tanned)	inel, 0335, 400	7/2/42 7/2/42
	0340, 800 0345, 200 0345, 300	7/2/42 7/2/42 7/2/42
Leather made from hides or skins of cattle of the bovine	0300, 100- 0317, 900	7/2/42
species Rough tanned leather (incl. India-tanned):	l incl.	
Vegetable-tanned goat and sheepskins	0339, 000	7/2/42
Maguey or cantala, unmanufactured. Manila or abaca cordage, includ-	0339, 100 3409, 200	7/2/42 1/18/43
ing cables, tarred or untarred, composed of 3 or more strands, each strand composed of 2 or		
more yarns	3417, 095 3417, 195	6/28/43 6/28/43
Manila or abaca fiber (except T grade tow)	3402, 300	4/28/43
Manila or abaca fiber manufactures (incl. all manila or abaca prod-	3402, 500	4/28/43
ucts) Meshta fiber	N. S. C. N. S. C.	4/28/43 10/6/42
Mica, bookform splittings Molasses and sugar strup	N.S.C. 1640,000	3/14/42 7/2/42
Punga fiber Rotenone bearing roots (cube root (timbo or barbaseo), derris and	N. S. C.	3/5/43
tuba), crude and advanced	2210, 280 2210, 360	5/4/42 5/4/42
	2220, 360 2220, 370	5/4/42 5/4/42
Shark-liver oil, including oil produced from dogfish livers, n. s.	0000 500	1/10/14
p. f. Sisal and henequen, unmanufac- tured (except flume tow and	0808, 730	1/12/44
bagasse waste)	N. S. C. N. S. C.	1/18/43 10/6/42

N. S. C.—No separate class or commodity number has been assigned for the material as described by the Department of Commerce, Statistical Classification of Imports.

LIST B

The numbers listed after the following materials are commodity numbers taken from Schedule A Statistical Classification of Imports of the Department of Commerce (issue of January 1, 1943). Materials are included in the list to the extent that they are covered by the commodity numbers listed below. If no commodity number is listed, the description given shall control.

Material	Com- merce Import Class No.	Govern- ing date
Congo gum copal	N. S. C.	1/12/44
Paper, standard newsprint	4711, 00	8/3/45

N. S. C.—No separate class or commodity number has been assigned for the material as described by the Department of Commerce, Statistical Classification of Imports.

INTERPRETATION 1: Revoked June 4, 1945.

INTERPRETATION 2

The following official interpretation is hereby issued by the War Production Board with respect to the meaning of the term "in transit" as defined in paragraph (a) (6) of General Imports Order M-63 (§ 1042.1) as amended.

By amendment dated December 17, 1942, the definition of material "in transit" was changed by adding the following clause, "or if it has actually been delivered to and accepted by a rail, truck, or air carrier for transportation to a point within the continental United States." The question has been raised as to the meaning of the term as applied to a case where the material on the governing date had been delivered to and accepted by a rail, truck, or air carrier on a through bill of lading for transportation to a specified port and from thence by boat to a point within the continental United States.

The material in the stated case is not deemed to be in transit within the meaning of the term as used in the order. If the material is to be carried to the port of arrival in the continental United States by ship the material must have been afloat, or an on board ocean bill of lading must have been issued with respect to it on the governing date in order for it to be considered as having been in transit on such date.

Material which has been delivered to and accepted by a rail, truck, or air carrier on the governing date for transportation to a point within the continental United States is deemed to be in transit within the meaning of the term as used in the order only when the transportation specified in the bill of lading issued by such carrier calls for delivery of the material at the port of arrival in the continental United States by rail, truck, or air carrier, not by ship. (Issued March 5, 1943.)

INTERPRETATION 3: Revoked June 4, 1945.

[F. R. Doc. 45-18619; Filed, Oct. 5, 1945; 4:45 p. m.]

PART 3290—Textile, Clothing and Leather

[Conservation Order M-47, Revocation of Direction 1]

RELEASES OF DAMAGED BURLAP

Direction 1 to Conservation Order M-47 is revoked. This revocation does not affect any liabilities incurred for violation of the direction or of actions taken by the War Production Board under the direction.

Issued this 9th day of October 1945.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 45-18733; Filed, Oct. 9, 1945; 11:32 a. m.]

PART 3290—Textile, Clothing and Leather

[General Conservation Order M-317, Direction 7, as Amended Oct. 8, 1945]

PRIORITIES ASSISTANCE FOR COTTON PIECE GOODS FOR DIRECT BUYING WHOLESALERS AND RETAILERS WHO ARE IN A POSITION TO SERVE SMALL TOWNS AND RURAL AREAS

The following amended direction is issued pursuant to General Conservation Order M-317:

(a) Wholesalers and retailers who buy directly from textile mills or converters and who are in a position to serve small towns and rural areas may apply on Form WPB-4157 for priorities assistance to buy the kinds of cotton piece goods described in this direction.

(b) The following kinds of cotton piece goods are now available in limited quantities: lawn, class C sheeting, 68 x 64 print cloth (percale), 64 x 56 print cloth (percale), 60 x 48 plissé (crinkled crepe), outing fiannel, gingham and seersucker.

(c) Applications for assistance to get some of the goods that are now available must be filed with the nearest War Production Board field office not later than August 11, 1945.

(d) The purpose of this program is to make more cotton piece goods available to persons who live in small towns and rural areas and who buy these goods over-the-counter from retailers for use in making garments in the home. Therefore, the only applications that will be considered will be those from wholesalers who customarily buy these goods directly from textile mills or converters and resell to retailers in small towns and rural areas, and from the retailers themselves in the small towns and rural areas who also customarily buy directly from textile mills or converters. Because of the very limited supply of the goods, applications from these eligible wholesalers and retailers may be granted only where it appears that the applicant's 1944 receipts of cotton piece goods have been less than 40% of 1942 receipts and the consumer needs of the com-munity or area served by the applicant have not decreased, or where the consumer needs of the community or area have greatly in-Applications that meet this will generally be granted on a pro rata basis, based on the applicant's receipts of the goods in 1942 and his receipts into stock in 1944 and 1945, including unfilled rated orders. A person who has not been in a business handling cotton piece goods long enough to give this information, or who is just entering business, may, if he buys or plans to buy directly from a textile mill or converter, apply for priorities assistance and his appli-

cation will be processed on an equitable basis.

(e) Orders shall be placed and preference ratings assigned under this direction shall be applied and extended in the manner provided in Priorities Regulations 1 and 3. The following certification shall be placed on all orders on which the rating is used:

The undersigned purchaser hereby represents to the seller and to the War Production Board that he is entitled to apply or extend the preference rating indicated opposite the items shown on this order, and that such application or extension is in accordance with Priorities Regulation 3 as amended, with the terms of which the undersigned is familiar.

(Name of purchaser)

(Address)

(Signature and title of duly authorized officer)

(Date)

When the above is complied with, the requirements of M-317 and M-328 are met, and it is unnecessary to use any other notation.

(f) Each wholesaler and retailer who was assigned an AA-3 rating on Form WPB-4157 after July 21, 1945 is hereby assigned a CC rating to get that portion of the yardage of fabrics which was authorized but has not been delivered to him. If he placed orders after July 21, 1945 with this AA-3 rating and those orders have not been completely delivered and were not cancelled, the balance of the orders is hereby automatically rated CC and the purchaser need not (although he may) give the certificate set forth in paragraph (e) above. To the extent that orders

were not placed before October 1, 1945, with the AA-3 rating as authorized on Form WPB-4157, or to the extent that such orders placed with the AA-3 rating were cancelled, he may place CC rated orders.

(g) In cases where under paragraph (f) above an order is automatically rated CC, the rating must be treated as an original rating, which is effective on October 8, 1945.

(h) The CC ratings assigned by this direction are assigned only for deliveries to be made before January 1, 1946.

Issued this 8th day of October 1945.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 45-18697; Filed, Oct. 8, 1945; 4:21 p. m.]

PART 3290—TEXTILE, CLOTHING AND LEATHER

[Conservation Order M-375 as Amended Oct. 5, 1945]

WORK GLOVES

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of work gloves for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3290.336 General Conservation Order M-375—(a) Definitions. For the purpose of this order:

(1) "Work gloves" means any of the following gloves and mittens customarily graded as men's, women's and children's:

Canton fiannel gloves and mittens.

Jersey gloves and mittens

Leather combination gloves and mittens.

"Gloves" means both gloves and mit-

(2) "Put into process" means the first cutting of material in the manufacture of gloves and mittens.

(3) All terms used in this order shall have their usual and customary trade meanings unless stated otherwise.

- (b) General exceptions. The provisions of this order shall not apply to orders for the delivery of work gloves to the United States Army, Navy, Maritime Commission or War Shipping Administration.
- (c) General restrictions on processing and manufacturing of work gloves. (1) No person shall, after May 15, 1944, manufacture work gloves or put into process or cause to be put into process by others for his account any material for the manufacture of work gloves with:
- (i) Canton flannel other than 4 harness construction.
- (ii) Thumb seam welts or welts at thumb crotch seam, or thumb straps, on other than side split leather or grain leather construction.
- (iii) Pairs tacked, stapled or otherwise fastened together.
 - (iv) Rider tickets.
- (v) Imprints on hand portion other than manufacturer's trade mark.

(2) No person shall, after May 15, 1944, manufacture work gloves, or put into process or cause to be put into process by others for his account any material for the manufacture of work gloves. of any style, type and construction not listed in Schedule A of this order, or more numbers of any style than is speci-

fied in Schedule A.

Each person who manufactures work gloves or puts into process materials for the manufacture of work gloves shall, within 15 days after May 15, 1944, file with the War Production Board a list of the specific numbers of each style of gloves listed in Schedule A which he intends to produce. The numbers shall be listed in the sequence of Schedule A, and each number fully identified to conform with Schedule A. For example: only one number may be selected in Class 2 Men's Safety Cuff. The selection made should be stated in this form: "Class 2, Men's Safety Cuff, 8 oz. palm, 10 oz. lining, without turtle neck, white back, quilted."

If this is the number selected no other number of this style may be made. No person may make any number not set forth on his list filed with the War Production Board, or change from the production of any number of any style set forth in his list to any other number of . that style, unless he is authorized by the War Production Board in writing to do

(3) The War Production Board may on written application authorize the production and sale of work gloves, other than those enumerated in Schedule A. for specific occupational requirements.

(4) No person shall, after May 15, 1944, manufacture work gloves or put into process or cause to be put into process by others for his account any material for the manufacture of work gloves except in accordance with the specifications set forth in Schedules A and B.

(5) Exceptions. The provisions of paragraph (c) shall not apply to:

(i) Work gloves put into process or manufactured prior to May 15, 1944.

(ii) Work gloves made and sold to conform with state, county and municipal safety laws, codes and regulations and in effect on May 15, 1944, and specifically requiring the use of work gloves made otherwise than as specified in this order.

(iii) Work gloves manufactured in the home except when made for sale or for a contractor or jobber or other per-

son who sells the work gloves.

(iv) Work gloves made from materials and supplies in the inventory of a glove manufacturer on May 12, 1944, or purchased by him prior to May 12, 1944, provided such materials and supplies are consumed in the manufacture of gloves before June 30, 1944. However, such gloves may be sold and delivered only before July 31, 1944.

(d) Restrictions on sales and deliveries. (1) No person shall sell or deliver work gloves which he knows or has reason to believe were manufactured or the material for which was put into process centrary to the provisions of paragraph (c) of this order.

(2) No manufacturer of work gloves may deliver work gloves packed less than one dozen pairs to a package.

(3) [Deleted Oct. 5, 1945.]

(4) Unless specifically authorized by the War Production Board, no person who purchases work gloves for distribution or sale to his own employees shall accept delivery of work gloves if by virtue of such acceptance his inventory of work gloves will be in excess of the minimum amount of work gloves required to supply the needs of his employees for a period of 30 days.

(e) [Deleted Oct. 5, 1945.]

(f) [Deleted Oct. 5, 1945.]

(g) Appeals. Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provisions appealed from and stating fully the grounds of the appeal.

(h) Reports. Each manufacturer of gloves shall report monthly his production and deliveries of work gloves on WPB Form 3548. This reporting requirement has been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(i) Applicability of regulations. This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board as

amended from time to time.

(j) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact, or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(k) Communications. All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise directed in writing, be addressed to: War Production Board, Textile, Clothing, and Leather Bureau, Washington (25), D. C., Reference

Issued this 5th day of October 1945.

WAR PRODUCTION BOARD. By J. JOSEPH WHELAN. Recording Secretary.

SCHEDULE A

WORK GLOVES-PERMITTED STYLES

Only the following styles of work gloves may be manufactured or put into process. No person may manufacture or put into process more numbers of any style than specifically permitted by this schedule. For example: Class 2, Men's Double Palm Safety Cuff-a manufacturer may make only one number. The option is given to use the construction of 8 ounce palm with 10 ounce lining or 10 ounce palm with 8 ounce lining, but not both. The construction chosen may be made either with or without turtle neck. but not both. The construction chosen may be made either with white back or striped back, but not both, and with palm parts

either quilted or processed, but not both. Accordingly, a selection might be made as follows: "Class 2, Men's Safety Cuff 8 ounce palm with 10 ounce lining, without turtle neck, with white back, quilted." Any variation from this would constitute another number. This principle follows throughout the schedule.

Where ounces weight of Jersey cloth is specified it means ounces per square yard of material. Where ounces weight of fiannel cloth is specified it means ounces per linear

yard of cloth 34" wide.

1. White canton flannel knit wrist, band top and gauntlet. —(A) Clute pattern—knit Men's: 6-, 8-, 10-, 12-ounce. (4 numbers

Extra large: 12 ounces (1 number only) Women's: 6-, 8-, 10-ounce (3 numbers

Small women's: 6 ounce (1 number only).

(B) Clute pattern—band top: Men's: 8-, 10-, 12-ounce—optional as to

weight (2 numbers only)

Women's: 8 ounce (1 number only) (C) Gauntlet-Double (2 ply) thickness

Men's: 10 ounce without turtle neck (1 number only).

Men's: 12 cunce with or without turtle neck, not both (1 number only). Turtle neck 10 ounce minimum.

(D) Gunn or fourchette pattern (optional) knit wrist:

Men's: 8-, 10-, 12-ounce (3 numbers only). Men's reversible 8 ounce or 10 ounce—optional (1 number only).

2. Canton flannel gloves with double thickness nap out palm and single thickness back.
Men's: knit wrist: 8 ounce palm, 10 ounce lining or 10 ounce palm, 8 ounce lining. (2 numbers only)

Women's: knit wrist: 8 ounce palm, 10 ounce lining or 10 ounce palm, 8 ounce lining.

number only)

Men's: safety cuff—double (2 ply) thickness cuff: 8 ounce palm, 10 ounce lining or 10 ounce palm, 8 ounce lining with or without turtle neck (optional). Turtle neck 10 ounce minimum. (1 number only)

Men's: gauntlet—Double (2 ply) thickness cuff: 8 ounce palm, 10 ounce lining or 10 ounce palm, 8 ounce lining; with or without turtle neck. Turtle neck 10 ounce minimum. (2 numbers only-to match knit wrist numbers).

Note: Backs may be either 10-ounce or 8ounce stripe flannel with matching cuffs but not both

Two-ply palm parts may be either quilted or processed.

3. Hot mill Canton flannel gloves-nap out palm.

Men's: Band top: 12-ounce palm and pull. 12-ounce dining, 12-ounce back, 12-ounce band, 10-ounce knuckle strap. Inseam. (1 number only.)

Men's: Band top: 12-ounce palm without pull, 12-ounce lining, 12-ounce back, 12-ounce band, 10-ounce knuckle strap. Inseam. (1 number only.)

Men's: Band top: 12-ounce paim and pull, 12-ounce lining, 12-ounce back, 12-ounce band, 10-ounce knuckle strap. Outseam. (1 number only.)

Men's: Gauntlet: Double (2-ply) thick-ness cuff. 12-ounce palm and pull, 12ounce lining, 12-ounce back, 10-ounce knuckle strap. Inseam. (1 number only.)
Men's: Gauntlet: Double (2-ply) thick-

ness cuff, 12-ounce palm without pull, 12-ounce lining, 12-ounce back, 10-ounce knuckle strap. Inseam. (1 number only.)

Any four of the above numbers may be produced nap out for use in territories where such items have proved to be most satisfactory for special uses and are now in demand.

Men's: Knit wrist: 12-ounce palm, 12-ounce lining, 12-ounce back, 10-ounce knuckle strap. Inseam. (1 number only.)

Note: Two-ply palm parts quilted only. In addition to above band-top inseam may be produced nap-in palm on special order only, when necessary for specific occupational

4. White Flannel Gloves, nap-in-double thickness palm and single thickness back.

Men's: Knit wrist: 10-ounce palm, 8-ounce lining, 10-ounce back (1 number only). Men's: Gauntlet: Double (2-ply) thickness cuff: 10-ounce palm, 8-ounce lining,

10-ounce back (1 number only.)

Note: Two-ply palm parts quilted only. Band wrist in lieu of gauntlet, optional.

5. Double throughout: Nap-out-flannel-

"chore" gloves.

Men's: Knit wrist: 6-ounce or 8-ounce shell, 6½-ounce or 8-ounce lining, or 10ounce shell, 8-ounce lining. (2 numbers only.) Quilted or processed.

Extra Large Knit Wrist: Same as above.

(1 number only).
Women's: Knit Wrist: 6-ounce or 8-ounce shell, 6½-ounce or 8-ounce lining. Quilted or processed. (1 number only.)

Men's: Sajety Cuff: (2-ply cuff): 6-ounce or 8-ounce shell, 6½ or 8-ounce lining. Quilted or processed. (2 numbers only).

6. Gunn or fourchette pattern two-thumb knit wrist Canton flannel husking gloves, white only, single thickness.

Men's: Knit wrist: 8-ounce nap-out (1 number only)

Men's: Knit wrist: 10-ounce nap-out (1 number only).

Men's: Knit wrist: 12-ounce nap-out (1

number only).
Women's: Knit wrist: 8-ounce or 10-ounce

optional (1 number only).

Men's: Knit wrist: 12-ounce nap-out Men's: Knit wrist: 12-ounce nap-out palm and thumb with 8-ounce white or colored, outside thumb patch. (1 number only)

Men's: Knit wrist: 12-ounce nap-out palm. 12-ounce white or colored, double throughout thumb with 8-ounce liner. (1 number only.)

7. Two-thumb welt seam single thickness Canton flannel back and palm mittens, white

Men's: Knit wrist: 12-ounce nap-out palm and thumb, 6-ounce thumb reinforce-

ment. (1 number only.)
Women's: Knit wrist: 10-ounce nap-out
palm and thumb, 6-ounce thumb reinforce-

palm and thumb, 6-ounce thumb reinforcement. (1 number only.)

Men's: Knit wrist: 12-ounce nap-out palm and thumb with 8-ounce white or colored outside thumb patch. (1 number only.)

8. "Chore", Smelter's and Tick Mittens.

(A) Men's: Knit Wrist: "Chore" Mittens.

double throughout, nap-out flannel, 8 ounce

shell, 6½ or 8 ounce lining, or 12 ounce shell, 8 ounce lining (1 number only).

(B) Men's: Open Top: Smelter Mitten, double throughout canton flannel, 10 ounce nap-out shell, 10 ounce lining (1 number

only).
(C) Men's: Knit Wrist: 61/2 to 8 ounce tick shell or 8 ounce fiannel shell. Fleecelined, with or without cotton wadding (1

number only). 8/1. Women's Industrial Glove.

Double-nap cloth band top style, one size

only (1 number only).

9. Jersey Gloves, single thickness.

Men's: Knit Wrist: (A) 9 ounce; (B) 101/2 ounce; (C) 13 ounce, plain (3 numbers only). Small Women's: Knit Wrist: 9 ounce plain (1 number only).

Women's: Knit Wrist: 9 ounce, 101/2 ounce, plain (2 numbers only).

10. Full lined open wrist "slip-on" Jersey

Men's: 8 ounce plain shell, 51/2 to 6 ounce lining (1 number only).

Men's Extra Large: same as above. (1

number only).

Women's: 8 ounce fleece-in or fleece-out, plain shell, not more than 3 colors, assorted, 5½ to 6 ounce lining (1 number only).

Men's: 8 ounce cut presser fancy shell, 5½ to 6 ounce lining (1 number only).

Jersey

5½ to 6 ounce lining (1 number only 11. Children's single thickness Gloves and Mittens.

Gloves. Knit Wrist. Ages up to 15: 9 ounce plain, not more than 3 colors assorted (1 number only).

Mittens: Knit Wrist. Ages up to 15: 9

ounce plain, not more than 3 colors assorted number only).

Gloves: Gauntlet. Ages up to 15: 9 ounce plain (1 number only).

LEATHER COMBINATION GLOVES

12. Clute pattern, without tips, 8 ounce canton flannel back, 5 ounce or heavier palm lining.

(A) Men's: Knit Wrist: Lined split leather palm (1 number only). Women's: Knit Wrist: same as above (1 number only)

(B) Men's: Single ply safety cuff, lined split leather palm (1 number only).

(C) Men's: Single Ply Gauntlet: Lined split leather palm (1 number only). Women's: Single Ply Gauntlet, Lined split leather palm (1 number only).

NOTE: The above may be made with either continuous or set-in thumb (not more than 3/4 thumb), but not both. Leather colors optional and may be used in interchange-ably when necessary, but not to duplicate numbers.

13. Gunn pattern, knit wrist, continuous or set-in thumb, finger tips, 8 ounce flannel back; 6 ounce or heavier palm lining.

One style of thumb only, not both. (A) Men's: Lined split leather, 34 thumb.

(1 number only).

(B) Men's: Lined side split leather, %

(C) Men's: Lined side split leather, %4 thumb. (1 number only).

(C) Men's: Lined heavy side split leather. Full leather thumb, forefinger and little finger; separate wrist pull; with or without full length thumb strap (optional) for loggers and lumbermen). (1 number only).
(D) Men's: Lined heavy side split leather

Full leather thumb and forefinger. (1 num-

ber only).
(E) Men's: Lined side split leather, ¾ thumb, 10½ ounce plain Jersey back. (1

number only).
13/1. Double (2 ply) thickness gauntlet
and safety cuff; 6 ounces or heavier paim

(A) Men's: Lined split leather, 34 thumb,

Gauntlet. (1 number only).

(B) Men's: Lined split leather ¾ thumb, Safety Cuff. (1 number only).

14. Gunn pattern, safety cuff, finger tips continuous or set-in thumb, waterproof cuff 8 ounce flannel back; 6 ounce or heavier palm lining?

One style of thumb only, not both.

(A) Men's: Lined split leather, 34 thumb. (1 number only).

Women's: Lined split leather, 3/4 thumb. (1 number only).

(B) Men's: Lined split leather, 3/4 thumb with pull and knuckle strap (1 number only).

(C) Men's: Lined side split leather with pull and knuckle strap, full leather thumbthumb crotch seam protection optional. (1 number only)

Women's: Lined side split leather with pull and knuckle strap, full leather thumb—thumb crotch seam protection optional. (1 number only)

(D) Men's: Lined side split leather with pull and knuckle strap with full leather thumb and full leather forefinger—thumb crotch seam protection optional. (1 number

(E) Men's: Lined side split leather palm, pull, full leather thumb and forefinger, % length leather back—thumb crotch seam protection optional. (1 number only). (F) Men's: Lined Grain Leather; full

leather thumb and forefinger, pull, knuckle strap-thumb crotch seam protection optional. (1 number only).

(G) Men's: Lined heavy side split leather, full leather thumb and forefinger, 34 length leather back, welted thumb seam optional. Can be made only one way. (1 number

(H) Men's: Lined heavy side split leather palm. Full leather fingers, thumb, pull and knuckle strap. Thumb crotch seam protec-tion optional. Gunn or Clute pattern optional. (1 number only).

15. Gunn pattern, gauntlet style, finger tips, continuous or set-in thumb, waterproof cuff, 8 ounce flannel back; 6 ounce or heavier palm lining.

One style of thumb only, not both

(A) Men's: Lined split leather, % thumb. (1 number only)

Women's: Lined split leather, 34 thumb. (1 number only).

(B) Men's: Lined split leather, 34 thumb with pull and knuckle strap (1 number

(C) Men's: Lined side split leather with pull and knuckle strap, full leather thumb thumb crotch seam protection optional. (1

number only).

Women's: Lined side split leather with pull and knuckle strap, full leather thumb—thumb crotch seam protection optional. (1 number only).

(D) Men's: Lined side split leather with pull and knuckle strap with full leather thumb and full leather forefinger—thumb crotch seam protection optional. (1 number

(E) Men's: Lined side split leather palm, pull, full leather thumb and forefinger, % length leather back—thumb crotch seam protection optional. (1 number only.)

(F) Men's: Lined Grained Leather; full leather thumb and forefinger, pull, knuckle strap—thumb crotch seam protection optional. (1 number only.)

(G) Men's: Lined heavy side split leather, full leather thumb and forefinger, 34 length leather back, welted thumb seam optional. Can be made only one way. (1 number only.)

(H) Men's: Lined heavy side split leather palm. Full leather fingers, thumb, pull and knuckle strap. Thumb crotch seam protec-tion optional. Gunn or Clute pattern optional. (1 number only.)

16. Gunn pattern, slip-on or driver's style, fingers tipped, full leather thumb, with or without draw strap on back optional.

Side split or horse split leather, 8 ounce back. (1 number only.)

2 In the event that waterproof cuff material becomes unobtainable, double (2 ply) thickness cuffs may be used as alternate for Classes 14 and 15. Weight of waterproof cuff ma-terial shall be not less than 23 ounces per square yard.

SCHEDULE B

Chan	7	Maximun	n -	W.		Mini	mum	measui	rement		
Class	Yards	Pounds	Feet	1	2	3	4	5	6	7	8
			HAR	Inch	Inch	Inch	Inch	Inch	Inch	Inch	Inch
1 Men's	3, 00	******		7½ 7½ 8¼	5	23/2 21/2	5	7	5	21/2	134
Men's with turtle neck	3, 00			73/9	5	214	436				13/4
Men's extra large	3, 40 2, 50			714	51/2 41/8	23/4 21/4		*****			*****
Women's	2, 00	*******	*******	634	43/8	214					136
2 Men's	4, 85			75%	5	28%	5	7 7	5	21/2	
2 Men's with turtle neck	4.85	******		75/8	5	234	43/2	- 7	5	23/2	
Women's	3, 85	*******		73/4	41/2	234					
8 Men's	5, 40 4, 85		*****	75%	5	23/4 23/4	5 5	7 7	51/4	*****	134
4 Men's	6, 25	******		75%	51/4	216	0.			23/2	174
Men's extra large.	6, 50			81/4	51/2	23/4				-/.	
Women's	5, 25	******		754	43/4	21/4					
6 Men's	4. 45	******		75/8	5	21/2					
Women's	2.85			7	41/8	21/4					
7 Men's Women's	4. 00	10010000	******	73/2	5.	21/2	22777			27,277,2	10000
8 (A) Men's	5, 25			8	5	23/4					
8 (B) Men's				103/4	5			No.			1013
8 (C) Men's	7. 50			8	5	23/4					*****
8/1 Women's	4.00	******		73/2	4						23/4
9 (A) Men's		1. 50		73/2	43/4	21/2				dente:	*****
Women's		1. 15	*******	61/2	31/2	214					******
9 (B) Men's		1,70	******	6	31/4 43/4	216					
Women's	11500000	1. 30	1000000	73-2 63-2	31/2	21/4		10000	355555		
9 (C) Men's		2, 10		73%	434	21/2					
10 Mén's		2, 50		9	41/4						
Men's extra large		2.85		91/2	414						
Women's fleece in or out		2. 25		81/2	35/8						
11 Children's	2, 70		14, 50	7	5	21/2	416	63/4	5	234	*****
Women's			13, 50	73/8	41/4	214	4	534	434	-/2	
13 (A) Men's	2, 45		18.00	732	m 5	214					
13 (B) Men's	2.45		18.00	73/2	5	216					
13 (C) Men's	2.45	*******	25. 00	75/8	5	234					
13 (D) Men's	2, 45	* PD	21.00	75/8	5	234					
13/1 Men's	2, 45	1.70	18, 00 18, 00	714	43/4	274	436	7	5	21/2	*****
14 (A) Men's	2, 45		18, 00	73/2	5		472	04/	U.	21/2	
Women's	2, 15		16, 25	73%	43/4		989976	20000	434	2	
14 (B) Men's	2, 45	*******	22, 00	71/2	5					23/2	
14 (O) Men's	2, 45		23. 50	73/2	5					21/2	
Women's	2, 15 2, 45	******	21. 75 25. 00	778	434				43/4	216	*****
14 (D) Men's	2, 45	*******	28. 00	71/2	5			******		216	
14 (E) Men's	2, 45		28, 00	716	5					23.6	
14 (G) Men's	2.45		27, 00	73/2	5	30000				23%	
14 (H) Men's	2, 50	*******	26. 00	73/4	5					21/2	
15 (A) Men's	2.45	******	18.00	71/3	5	*****	43/2	7	5		
Women's	2. 15 2. 45	1240250	16. 25 22. 00	71/8	41/4		414	58/4	43/4		10077
15 (B) Men's			23, 50	736	5		43/2		5		
15 (C) Women's	2, 15		21. 75	73/8	41/4		4	53/4	41/4		
15 (D) Men's medium Leather	2.45		25, 00	71/2	5		41/2	7	5		
15 (D) Men's heavy Leather	2, 45	*******	25, 00	73/2	5		5	7	5		
15 (E) Men's medium Leather	2, 45		28.00	71/2	5		41/2		5		
15 (E) Men's heavy Leather			28.00	712	5		5	7	5	*****	*****
15 (F) Men's			27.00	712	5		5	7	5		
15 (H) Men's			26, 00	73%	5		5	7	5		
16 Men's			21, 00	91/4	43/2						
	10000	100000000000000000000000000000000000000	- Contractor	P. COLOR	1 200	1200000	The same of	Page 2	printerior.	1	- Carrier

1. "Class" refers to the various classes or categories of gloves and mittens as customarily described in the industry, as they are listed in the order designated in Schedule A.

"Gloves" means both gloves and mittens.
2. "Maximum yards" refers to linear yards of material used per dozen pairs in the hand

"Maximum pounds" refers to pounds of Jersey cloth per dozen pairs of jersey gloves. "Maximum feet" refers to square feet of leather per dozen pairs of leather combina-

tion gloves.

Yards, poundage, or feet specified to the dozen pairs shall mean maximum average yardage, poundage, or footage consumed in the cutting of each respective style of gloves

- and mittens.
 3. "Minimum measurements" refers to the dimensions of gloves finished and ready for shipment: (1) length of hand from wrist seam to end of second finger; (2) width across palm measured just below thumb crotch; (3) knit wrist length measured from wrist seam; (4) gauntlet length measured from turtle neck or wrist seam; (5) gauntlet width measured at top; (6) gauntlet width measured at bottom where joins hands; (7) safety cuff length measured from turtle neck or wrist seam; (8) length of band wrist measured from wrist seam.
- 4. Jersey cloth when steamed and pressed to remove wrinkles and bring to a uniform

width shall not be stretched to finish wider than original mill width of the finished ma-

5. Tubings for knit wrists shall be for (1) Men's: not less than 12 yards per pound, 21/4" width; (2) Women's: not less than 15 yards per pound, 2" width; (3) Children's: not less than 17 yards per pound, 1%" width.

6. Where split leather is specified it means shoulders and other pound stock (except middle splits)

Where heavy side split leather is specified the minimum average weight of palm leather shall be not less than 3 ounces per square

Medium side split leather means side leather weighing not less than 21/4 ounces per square foot and not more than 3 ounces per square foot.

Where side split leather is specified it means either medium or heavy palm leather. Only one weight may be used for any one style.

Side split cattlehide or horsehide of fairly equivalent weight and quality may be used interchangeably, but not to duplicate numbers. Colors of leather are optional and may be used interchangeably but not to duplicate numbers.

7. Where ounces weight of jersey cloth is specified, it means ounces per square yard of material. Where ounces weight of fiannel cloth is specified, it means ounces per linear yard of cloth 34" wide.

8. Double (two-ply) thickness gauntlet and safety cuffs shall be not less than a combina-

Covering material: 2.85 37" twill or 6 ounce 37" flannel.

Lining material: 2.95 36" to 37" osnaburg or 3 yard duck: or similar covering and lining materials of fairly equivalent quality and value. Materials may be combined by either processing or quilting.

[F. R. Doc. 45-18618; Filed, Oct. 5, 1945; 4:45 p. m.]

PART 3293-CHEMICALS

[Conservation Order M-384 as Amended Oct. 9, 1945]

LEAD CHEMICALS

Section 3293.641 Conservation Order M-384 is hereby amended to read as follows:

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of lead and lead chemicals for defense; for private account and for export, and the following order is deemed necessary and appro-priate in the public interest and to promote the national defense:

§ 3293.641 Conservation Order M-384-(a) Definitions. For the purpose of this order:

(1) "Lead" means the metal having

the symbol Pb.

(2) "Lead acetate" means that lead chemical or compound having the approximate chemical formula

 $Pb(C_2H_2O_2)$. $2Pb(OH)_2$

(Basic acetate) or

Pb(C2H2O2) 2 3H2O

(Normal acetate).

(3) "Lead antimonate" means that lead chemical or compound having the approximate chemical formula Pbn(SbO4) 2.

(4) "Lead arsenate" means the lead chemical or compound produced for use as an agricultural insecticide and includes all arsenical lead salts.

(5) "Lead arsenite" means that lead chemical or compound having the ap-

proximate chemical formula Pb(AsO_z)_z.
(6) "Lead dioxide" means that lead chemical or compound having the approximate chemical formula PbO:

(7) "Lead chloride" means that lead chemical or compound having the ap-

proximate chemical formula PbCl₂.
(8) "Lead nitrate" means that lead chemical or compound having the approximate chemical formula Pb(NOs) :.

(9) "Lead silicate (Mono)" means that lead chemical or compound having the approximate chemical formula Pho.SiO2.

(10) "Lead silicate (di)" means that lead chemical or compound having the approximate chemical formula PbO.2SiO2.

(11) "Litharge" means that lead chemical or compound having the approximate chemical formula PbO.

(12) "Red lead" means that lead chemical or compound having the approximate chemical formula Pb:O4.

(13) "White lead" means either basic carbonate of white lead or basic sulphate

of white lead as defined in this order.
(14) "Basic carbonate of white lead" means that lead chemical or compound having the approximate chemical formula 2PbCO,Pb(OH).

(15) "Basic sulphate of white lead" means that lead chemical or compound having the approximate chemical formula 2PbSO. PbO.

(16) "Lead chrome pigments" means chrome yellow, chrome orange, chrome green and molybdate chrome orange as defined below.

(17) "Chrome yellow" and "chrome orange" mean the pigments which are reaction precipitates consisting of normal or basic lead chromates or mixtures of these with or without other insoluble compounds of lead. Color Index 1270.1

(18) "Chrome green" means the pigment consisting of a precipitated mixture of chrome yellow. Color Index 1270 1and iron blue. Color Index 1288.1

(19) "Molybdate chrome orange" means a mixed crystal containing lead chromate, lead molybdate, and lead sulphate with or without other insoluble compounds of lead.

(20) "Frit" means the fused or semifused mass used in the glazing of

ceramicware.

(21) "Sodium plumbite" means that lead chemical or compound having the approximate chemical formula Na2PbO2

(b) Restrictions on production of lead chemicals. No person shall put into process in any calendar quarter for the production of the lead chemicals specified in paragraphs (a) (2) through (a) (21) an aggregate quantity of lead in excess of 55 percent of the aggregate quantity of lead he put into process for the production of these lead chemicals during the first 6 months of 1944.

(c) Carry-over of quotas. If in any calendar quarter a person does not put into process for the production of the lead chemicals specified in paragraphs (a) (2) through (a) (21) the full amount permitted under paragraph (b) for the current quarter he may use the balance

during any later calendar quarter.
(d) Special directives. The War Production Board may from time to time issue special directives with respect to the use, production or processing of lead chemicals, notwithstanding the other

provisions of this order.

(e) Applications for quotas. Any person who does not have a quota for putting lead into process for the production of lead chemicals and who wishes to have a quota established for him, may apply for a quota by filing a letter with the War Production Board, Chemicals Bureau, Washington 25, D. C. Ref: M-384. The letter should state in addition to any other pertinent information what lead chemicals the applicant wishes to make, what facilities he has for this purpose and the amount of lead he will need for this purpose per quarter. A quota will be assigned to him on an equitable basis.

(f) Appeals. Any appeal from this order must be filed by letter in duplicate addressed to the Chemicals Bureau, War Production Board, Washington 25, D. C., Ref: M-384, setting forth the reasons for the appeal and the necessary supporting information.

(g) Violations. Any person who wilfully violates any provision of this order. or who, in connection with this order. wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assist-

(h) Communications to War Production Board. All communications concerning this order shall, unless otherwise directed, be addressed to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-384.

Issued this 9th day of October 1945.

WAR PRODUCTION BOARD. By J. JOSEPH WHELAN. Recording Secretary.

[F. R. Doc. 45-18732; Filed, Oct. 9, 1945; 11:32 a. m.]

Chapter XI-Office of Price Administration

PART 1367-FERTILIZERS [RMPR 240, Amdt. 4]

PHOSPHATE ROCK

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation 240 is amended in the following respects:

1. The "Quality" provision under Appendix A 1. is amended to read as follows:

Quality. Bone phosphate of lime (B. P. L.) on a dry basis, not more than 4% combined oxide of iron and alumina (I. & A. determined separately on a dry basis) any excess adjusted basis 2 units B. P. L. for 1 unit I. & A. and not more than 3% moisture, any excess deducted from weight.

2. The "Bagged" provision under Appendix A 2. is amended to read as follows:

Bagged. Add \$2.00 per net ton for bagging in 100 pound capacity multi-wall paper bags or 40¢ per net ton for bagging in valve bags which purchaser provides.

3. Appendix B as amended, is amended to read as follows:

APPENDIX B-MAXIMUM PRICES FOR TENNESSEE BROWN PHOSPHATE ROCK

The miner may charge any person for Tennessee brown phosphate rock upon the terms and conditions, and for the grades and descriptions, the prices, all as set forth in the following schedule:

1. Unground phosphate rock:

Size. Run of mine in carload lots-washed.

dried and unground.

Price. Basis gross ton (2,240 pounds) f. o. b. cars at mines.

Quality. Bone phosphate of lime (B. P. L.) on a dry basis, combined oxide of iron and alumina adjustment basis 2 units B. P. L.

for 1 unit I. & A. (I. & A. determined separately on a dry basis) and not more than 3% moisture, any excess deducted from weight.

68/66% B. P. L. 6% I. & A.—\$4.80 per ton basis 68% B. P. L., 12½¢ per unit rise to 70% maximum and 15¢ per unit fall to minimum, fractions in proportion; I. & A. basis 6% with 2 units B. P. L. for 1 unit I. & A. fractions in proportion, added when below or deducted when above.

70.68% B. P. L. 5½% I. & A.—\$5.30 per ton basis 70% B. P. L., 15¢ per unit rise to 72% maximum and 20¢ per unit fall to 68% minimum, fractions in proportion; I. & A. basis 5½% with 2 units B. P. L. for 1 unit I. & A. fractions in proportion, added when below or deducted when above.

72/70% B. P. L. 51/2% I. & A.—\$5.80 per ton basis 72% B. P. L., 20¢ per unit rise to 75% maximum and 25¢ per unit fall to 70% minimum, fractions in proportion; I. & A. basis $5\frac{1}{2}$ % with 2 units B. P. L. for 1 unit I. & A. fractions in proportion, added when below or deducted when above.

Lump rock. Add 50¢ per gross ton for screened lump rock of not more than 8% moisture, and with no adjustment for I. & A. Wet rock. Deduct 50¢ per gross ton for

wet rock not dried.

Calcining. Add \$1.00 per gross ton for calcining basis 1500° Fahrenheit plus 5¢ per gross ton for each even 100° Fahrenheit above 1500° or deduct 5¢ per gross ton for

each 100° below 1500° guaranteed.

Grinding. Add 52½¢ per gross ton for grinding 48 to 52% minus 200 mesh. Add 70¢ per gross ton for grinding 58 to 62% minus 200 mesh.

Car door boards. Add \$2.50 per car for

boarding up car doors.

Lining cars. Add 75¢ per car for paper lining doors. Add \$1.75 per car for paper lining car.

2. Finely ground phosphate rock:

Price. Basis net ton (2.000 pounds) f. o. b. cars at mines in carload lots in bulk. Quality. Phosphorus pentoxide (P_2O_5) on

dry basis minimum grade guaranteed and not more than 3% moisture, no adjustment for excess grade or I. & A.

Ground 90 to 95% minus 200 mesh or 80 to 85% minus 300 mesh.

Grade	s: when the same was to be	Per ton
29%	P2O5	\$4.95
	P2O5	5. 15
	P2O5	_ 5.25
	P ₂ O ₅	5.50
33 %	P2O5	_ 6.00

No charge for car liners or car door boards. Add 30¢ per net ton for truckload shipments in bulk.

Bagged. Add \$2.00 per net ton for bagging in 100-pound capacity multi-wall paper bags or 40¢ per net ton for bagging in valve bags which purchaser provides.

Guaranteed fineness. A charge of 25¢ per ton may be added for a guaranteed fineness of not less than 85% through a 300 mesh screen, when such guaranteed fineness is requested by the buyer.

Car bulkheads. A charge of \$2,00 per car may be added for installing wooden bulk-heads to separate bagged rock from unbagged rock, when such separation is requested by

This amendment shall become effective October 15, 1945.

Issued this 9th day of October 1945.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 45-18736; Filed, Oct. 9, 1945; 11:40 a. m.]

¹ Society of Dyers, and Colourists "Colour Index," Bradford, Yorkshire, January 1924.

¹⁹ F.R. 7435; 10 F.R. 1787, 4493, 9927.

PART 1499—COMMODITIES AND SERVICES [MPR 586, Amdt. 2 to Supp. Storage Reg. 2]

COTTON WAREHOUSING AND COTTON COMPRESSING

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Section 2 (b) is amended to read as follows:

(b) The term "government loan cotton" means cotton which is subject to a loan made by the United States Government or any agency thereof and which is still subject to redemption of individual notes by individual producers.

This amendment shall become effective as of August 1, 1945.

Issued this 9th day of October 1945.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 45-18740; Filed, Oct. 9, 1945; 11:40 a. m.]

PART 1346—BUILDING MATERIALS [MPR 413, Amdt. 4]

HINGES AND BUTT HINGES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation No. 413 is amended in the following respect:

A new section 8a is added to read as follows:

SEC. 8a. Modification of maximum prices for certain items—(a) Scope of this section. In order to immediately remove price as an impediment to the production of low-end items the OPA, notwithstanding the provisions of any other section of this regulation, will permit manufacturers and resellers to increase their maximum prices for such items as established under sections 7 and 8 of this regulation or the General Maximum

REGULAR WEIGHT BUTT HINGES (2" x 2" to 6" x 6" inclusive) Price Regulation in accordance with the provisions of this section.

(b) Manujacturers maximum prices. The manufacturer of the items listed in paragraph (d) of this section (identified by the manufacturer's plate number) may increase his maximum net price as established under section 7 of this regulation by 10 percent.

(c) Resellers maximum prices. The reseller of any item listed in paragraph (d) may increase his maximum net price to each class of purchaser as established under section 8 of this regulation or the General Maximum Price Regulation, by 10 percent. To the extent that this section modifies retailers' maximum prices, this section supersedes the GMPR with respect to the maximum prices for such retailers.

retailers.

(d) Items covered by this section. There follows a list of the items covered by this section. Only the specific hinges and butt hinges listed are covered. Additional items may be added to this list by the Price Administrator.

Frantz Mfg. Co.	Griffin Mfg. Co.	C. Hager & Sons	Lawrence Broth- ers	McKinney Mfg.	National Mfg. Co.	Sharon Hdw. Mig. Co.	Stanley Works	Finish group
	000	1044	A110	ativ.				
Cad	220 Z-220	1241 CP-1241	2410. CD-2410	2714 8-2714	500 Sher	142 Cad	241	1, 2, J, J1.
	P-240	1242	2420	71436PC	502PC	144	242	p
The second second	21	W8-1823	SC-8230	SC-714.	500 Brt. S	3281/2	SC-823	P.S.
		WS-1823 CP	CD-2410	SC-714	500 Sher		823	K,
	120	1731	7310	714-J	500-J	1371/2 without	731	J.
	20	1823	8230	714	500 Brt. S	screws.	823	P. S.
2			REGULAR W	EIGHT HALF SURF	PACE BUTT HINGES			
				(1)4" to 4)4" inch				
	P-487		364	74514-PC			125	P.
	485	1100	344	2740	400	210	160	1 and 2.
		1150	1357	2745 2735	420		165	1 and 2. 1 and 2.
				NARROW BUTT E			7	
-BRT. S	260	1800	850	700	TIO Dut O	388	800	P. 8.
No.	BRT	1000	BRT	419	518 Brt. S	Brt. S	838	P. S.
)-BRT. 8	265	1840	820	721	508 Brt. S without	048	840	P. S.
	BRT		BRT		screws.	Brt. S		
			(2	BROAD BUTT HI				
BRT. S. with-	255 BRT	1804	8040	703	504-BRT, 8 without		804	P. S.
out screws.					screws.			
BRT. S	225 BRT	1808	8080-BRT	705	505-BRT. S. without	880	808	P. S.
	280 BRT	1834	830-BRT	717	screws.		834	P. S.
Brt. 8	SC-255	WS-1804	SC-8040	SC-703	504 Brt. S	40816 Brt. S	86-804	P. S.
Cad	255 Cd. 1255 Cad. B. P.	WS-1804CP		703	504 Sher	409}4 Cad	804	K.
Cad	225 Cad	WS-1808CP	8080	705	505 Sher. S. P	88014 Cad. S	808	KBP.
	1225 Cad, B, P.,							KBP.
			(2	Cabinet Butt H				
	P-470	1285	2850	71814-PC	629-PC	984-PC	285	p
	490	1289	2400	2718	628	982. 594-PC	289	P. J, 1 and 2.
		1282	239	722½-PC	529 PC	594-PC	282	P-1½" to 3" clusive.
			CAB	NET BUTT HINGE				

FEDERAL REGISTER, Wednesday, October 10, 1945

LIGHT STRAP HINGES (2" to 12" inclusive)

Frantz Mfg. Co.	Griffin Mfg. Co.	C. Hager & Sons	Lawrence Broth- ers	McKinney Mfg.	National Mfg. Co.	Sharon Hdw. Mfg. Co.	Stanley Works	Finish group
C-700 C700Cad	SC-300 SC-300J SC-300Cad	WS-1900 WS-1900J WS-1900-CP	SC-920 SC-920J SC920Cd	SC-800 SC800-GA	SC-102 SC-102J SC102-Sher	40514	SC-900J SC-900J	PS. J. K.
11.87				HEAVY STRAP HI				* 7
C-702 C702Cad	SC-400 SC-400J SC-400Cd	WS-1902 WS-1902J WS-1902-CP	SC-922 SC-922J SC922-Cd	SC-803-CA	SC-103 SC-103J SC-103Sher	415}4	SC-902J	P. S. J. K.
			Co	ORRUGATED STRAP				1
		Blog Est					SC935	P. S.
V CONTRACTOR				LIGHT T HING (3" to 12" inclus				
C704Cad	SC314 SC314J SC314Cad	WS1904 WS1904J WS1904CP	SC924 SC924J SC924Cd	SC805CA	SC104 SC104J SC104Sher	43034Cd	SC904 SC904J	P. S. J. K.
				HEAVY T HI		ing.		
	SC414 SC414J SC414Cad	WS1906. WS1906-J WS1906CP	SC926 SC926J SC926Cd	SC807CA			SC906 SC906J	P. S. J. K.
	•			EXTRA HEAVY T (4" to 12" inclu				
SC708	8C514 8C514-J 8C514Cad	WS1908 WS1908-J WS1908CP	SC928 SC928-J SC928Cd	SC809CA	SC105-J SC105-Sher.	420}½ 420}½Cd	SC908 SC908-J	P. S. J. K.
E BLOCK		i dina		CORRUGATED T 1				
						2 7	SC937	P. S.
			L	GHT STRAP HINGI (2" to 12" inclu				
700 Cad	300 300 Cad	1900 1900 CP	920 920 Cd	800 CA	102 102 Sher	405 405 Cad	900	P. S.
			н	EAVY STRAP HING (4" to 16" inclu				
702 702 Cad	400 400 Cad	1902 1902 CP	922 922 Cd	803 CA	103 Sher	415 415 Cad	902	P. S. K.
			Corr	(4" to 12" inch				
				125		Mary No.	935	P. S.
				CORRUGATED T (4" to 12" inch				
1-13-					The best of		937	P
	A PARTY	MILES EN		LIGHT TEE HINGI				
				(2 to 12 men		-		

HEAVY TEE HINGES (BULE) (4" to 16" inclusive)

Frantz Mfg. Co.	Griffin Mfg. Co.	C. Hager & Sons	Lawrence Brothers	McKinney Mfg.	National Mfg. Co.	Sharon Edw. Mfg. Co.	Stanley Works	Finish group
	414 414Cad	1906 1906CP	926 926Cd	807 807 GA			906	P. S. K.
			EXTRA	HEAVY TEE HIM (4" to 12" inclus		, ,		
708 708 Cad	514 514 Cad	1908_ 1908 CP	928 928 Cd	809 CA			908	P. S. K.
			E	XTRA HEAVY TEE (10" only)	HINGES			
	SC536J	W81950	940	844	840		SC966	PS,
			Вогт Ноок	AND SCREW HOOK, (6" to 36" inclus				
703		1925 1973 1975	916 911	822 ** 821 ** 823 **	Bolt Hook and Hinges Screw Hook and Hinges	68	952 951 953	PS, R. PS, R. PS 15" x 4", 56" 5", 34" x 6".
			(34" x)	Bolt Hooks 6", 58" x 8", 34" x 1				
703		1970	913		Bolts only		1664	PS.
			(½°″ x ≤	Screw Hoof				
701 Hooks		1974	914	824	Screw Hook only		1665	PS.

Issued this 8th day of October 1945.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 45-18698; Filed, Oct. 8, 1945; 4:40 p. m.]

PART 1315-RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COM-PONENT

[RO 1A,1 Amdt. 110]

TIRES, TUBES, RECAPPING AND CAMELBACK

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.

Ration Order No. 1A is amended in the following respects:

- 1. Section 1315.201 (a) (13) is amended by adding subdivision (v), to read as follows:
- (v) A new military non-directional mud and snow truck tire. (The tread design of this tire is that shown on Sheet No. 1 of Ordnance TAC Drawing 08988-X, U. S. Army Specifications 20-125 and all previous specifications superseded thereby).
- 2. Section 1315.501 (d) is amended by inserting after the word "occupation" the phrase "or which he uses for transportation of mail on behalf of the United States Government".

17 F.R. 9160, 9392, 9724.

- § 1315.612 Dealers' inability to honor certificates—(a) Splitting of consumers' certificates by Boards. A consumer who is unable to acquire from one supplier all the tires which he has been authorized to acquire may return the certificate to the issuing Board and the Board shall thereupon cancel the returned certificate and issue as many certificates as are necessary to permit the acquisition of such tires from several suppliers.
- (b) Splitting of dealers' replenishment portions by Boards and District Offices. A dealer who is unable to acquire from one supplier all the tires called for on the replenishment portion of a certificate may surrender it to the Board or District Office which issued the certificate. The Board or District Office shall cancel it and issue in exchange replenishment portions of certificates (in denominations requested by the dealer) representing the tires called for by the replenishment portion surrendered.
- (c) Dealer's return of Parts B to customer. When a supplier (dealer or sectional warehouse only) is unable or unwilling to complete the transfer of tires called for on a certificate or replenishment portion of a certificate or receipt received from a dealer or sectional warehouse or when a consumer, dealer or sectional warehouse cancels an order for tires from a supplier, the supplier shall return replenishment portions equivalent to the number of tires which have not been transferred in exchange for the replenishment portions forwarded. If

warded by the dealer, he shall endorse his name and address thereon. When the supplier returns replenishment portions to a consumer under this paragraph he shall also return Parts A and D of the consumer's certificate. The consumer shall surrender all the parts of the certificate to the issuing Board and may receive a new certificate in exchange.

- 4. Section 1315.806 (p) (3) is amended to read as follows:
- (3) Grade III passenger or truck tires. (A manufacturer transferring new factory reject passenger or truck tires must file the report required by § 1315.1005 (f).
- 5. Section 1315.807 (e) is amended to read as follows:
- (e) (1) Transfers in exchange for lost ration evidence. A dealer, sectional warehouse or manufacturer who loses a certificate or the replenishment portion of a certificate or receipt forwarded to him by a consumer, dealer or sectional warehouse prior to the transfer of the tires called for thereon, may transfer such tires to the consumer, dealer or sectional warehouse. Replacement of the replenishment portion may be obtained under subparagraph (3).

(2) Transfers to replace tires lost in transit. A dealer, sectional warehouse or manufacturer whose shipment of tires to a consumer, dealer or sectional warehouse has been lost in transit may make a further shipment of tires in order to complete delivery. Replacement of the tires lost in transit may be obtained by

the dealer or sectional warehouse who shipped them, under subparagraph (3).

(3) Losses in inventory which may be replaced. The District Director serving the area in which the dealer or sectional warehouse is located may upon his application issue replenishment portions of certificates to replace:

(i) Replenishment portions of certificates or receipts which were lost, stolen

or mutilated:

(ii) Tires which were lost, stolen, destroyed or damaged to an extent that they cannot possibly be used or repaired for use on a vehicle or piece of equipment:

(iii) Tires which were transferred in good faith in exchange for stolen or counterfeit certificates;

(iv) New truck or passenger tires which were reclassified as Grade III tires while in his possession.

6. Section 1315.1005 (f) is amended by substituting the phrase "factory reject" for the phrase "Grade III" wherever it appears.

7. Section 1315.1006 (g) is added to read as follows:

(g) A dealer or sectional warehouse who has new military non-directional mud and snow truck tires in his inventory at the start of business on October 9, 1945, shall report the number and size of such tires as of that time. The report shall be made by letter to his OPA District Director on or before October 22,

This amendment shall become effective October 9, 1945.

(Pub. Law 671, 76th Cong. as amended by Pub. Laws 89, 421 and 507, 77th Cong.; E.O. 9125, 7 F.R. 2719, issued April 7, 1942, WPB Dir. No. 1, 7 F.R. 562, Supp. Dir. No. 1Q, 7 F.R. 9121)

Note: All reporting and record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of

Issued this 9th day of October 1945.

CHESTER BOWLES, Administrator.

F. R. Doc. 45-18735; Filed, Oct. 9, 1945; 11:40 a. m.]

PART 1398-OFFICE AND STORE MACHINES [MPR 596]

USED BUSINESS MACHINES

A statement of the considerations involved in the issuance of this regulation has been issued simultaneously herewith, and has been filed with the Division of the Federal Register.

ARTICLE I-WHAT THIS REGULATION COVERS

Sec.

- 1. Articles covered by this regulation,
- Transactions covered by this regulation.
 Relationship to other regulations.

ARTICLE II-RENTALS

- 4. Rentals with maintenance service.
- Rentals without maintenance service. 6. Charges for installation of special fea-
- tures. Transportation and packing charges.
- "Price new."
- 9. Rental period.

ARTICLE III-SALES

- 10. Listed maximum prices for sales to users. 11. Unlisted maximum prices for sales to users.
- 12. Maximum prices for sales to dealers.
- 13. Credit charges.

Sec.

- 14. Packing charges.
- 15. Transportation charges.16. Trade-in allowances.

17. Export sales.

- 18. "Business machine."
- "Used business machine."
- "Rough."
- "Reconditioned."
- "Manufacturer."
- 23. "Person."

ARTICLE V-GENERAL PROVISIONS

ARTICLE IV-DEFINITIONS

- 24 Taxes
- 25. Invoices and records.
- Prohibited practices.
- 27. Licensing.
- 28. Enforcement.
- 29. Petitions for amendment.
- 30. Geographical applicability.

AUTHORITY: § 1398.155, issued under 56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R.

ARTICLE I-WHAT THIS REGULATION COVERS

SECTION 1. Articles covered by this regulation. This regulation covers all the types of used business machines as defined in sections 18 and 19.

Sec. 2. Transactions covered by this regulation. This regulation covers only the following types of transactions:

(a) Rentals. Rentals of used business machines to any person by any person except the original manufacturer.

(b) Sales. (1) Sales to users of used business machines covered by Appendices A, B, C and D by any person except the original manufacturer.

(2) Sales to users of used business machines not covered by Appendices A. B, C and D by any person except the original manufacturer or a person selling his own used business machine which he acquired for use, and not for rental, resale or repair loan.

(3) Sales to dealers of any used business machines by any person except the original manufacturer. A dealer is any person acquiring a machine for the purpose of rental, resale or repair loan.

SEC. 3. Relationship to other regulations-(a) General Maximum Price Regulation.1 Sales of used business machines by the original manufacturer remain covered by the General Maximum Price Regulation.

(b) Revised Maximum Price Regulation No. 165.2 Rentals of used business machines by the original manufacturer; and repair or maintenance of used business machines by any person (unless such repair or maintenance is in connection with a sale or rental) remain covered by Revised Maximum Price Regulation No. 165.

(c) Revised Maximum Price Regulation 162.8 Sales and rentals of used typewriters are covered by Revised Maximum Price Regulation No. 162.

8 9 F.R. 526, 4350.

ARTICLE II-RENTALS

SEC. 4. Rentals with maintenance service. (a) The maximum monthly charges for rentals with maintenance service of most used adding machines, calculating machines, cash registers, duplicating machines, dictating machines and addressing machines are listed in Appendices A, B, C and D of this regulation.

(b) The maximum monthly charge for a rental with maintenance service of any used business machine which is not listed in Appendices A, B, C and D of this regulation is five percent of the "price new." of the machine. The term "price new"

is defined in Section 8.

(c) "Rental with maintenance service" means a rental which includes the supply, without additional charge, of service and maintenance when needed to keep the machine in good operating condition during the rental period.

SEC. 5. Rentals without maintenance (a) The maximum monthly service. charge for a rental without maintenance service of any used business machine is three-fourths of the maximum monthly charge for a rental of the same machine with maintenance service.

(b) "Rental without maintenance service" means a rental which does not include the supply, without additional charge, of the service and maintenance

referred to in Section 4 (c).

SEC. 6. Charges for installation of special features. If, in connection with the rental of a used business machine, special features are installed for and at the request of the user, a single charge may be made for making such installation which shall not exceed the rentor's properly established maximum charge for the same service, determined under Revised Maximum Price Regulation No. 165. Such charge may be made and collected only if it is billed as a separate item. If the rentor has not properly determined a maximum charge for this service under Revised Maximum Price Regulation No. 165 he may make no charge for this

SEC. 7. Transportation and packing charges. The maximum rental charges established by this regulation include all packing charges. They also include all charges for delivery and pick-up within the rentor's metropolitan delivery area with respect to any machine weighing less than two hundred pounds. A single charge of \$3.00 may be made for delivery A single and pick-up within the rentor's metropolitan delivery area on the intial rental of a machine weighing two hundred pounds or more.

In connection with the rental of a used business machine where delivery is made outside of the rentor's metropolitan area at the request of the user, the rentor may charge for delivery and pick-up an amount not greater than he customarily charged during March 1942 on rentals to the same class of user in the same geographical location; or if the rentor was not in business at that time, an amount not greater than that customarily charged under the same circumstances by his closest competitor who was in business at that time.

A charge for delivery and pick-up as permitted by this section may be made

¹⁹ F.R. 1385, 5169, 6106, 8150, 10193, 11274.

^{2 10} F.R. 2097, 2250, 3925, 6231.

and collected only if it is billed as a separate item.

SEC. 8. "Price new." When used in this regulation, the term "price new" means either:

(a) The manufacturer's October 1941 list price of the machine when sold new to commercial users; or

(b) If the machine was not sold by the manufacturer to commercial users, fivethirds of the manufacturer's October 1941 list price of the machine when sold new to his largest class of dealers; or

(c) If the model was discontinued by the manufacturer prior to October 1941, and the price new of the machine cannot be determined under (a) or (b), the price new of the machine shall be the price new of the most closely comparable machine. In determining what is the most closely comparable machine, the make, model, capacity, obsolescence, age, features and functions, as well as all other details, must be considered.

SEC. 9. Rental period. The rental period is the period specified in the contract or other writing required by section 25. A full month's rental for a machine may be charged for an initial rental of less than thirty days. Fractions of a month over the first month shall be prorated.

ARTICLE III-SALES

SEC. 10. Listed maximum prices for sales to users. The maximum prices for sales to users of most used adding machines, calculating machines, cash registers, duplicating machines, dictating machines and addressing machines and certain extra features and attachments for these machines are listed in Appendices A, B, C and D of this regulation. No charge for installing a feature or attachment so listed may be made other than the price for the feature or attachment itself.

Sec. 11. Unlisted maximum prices for sales to users. The maximum prices for sales to users of used business machines or attachments, not listed in Appendices A, B, C and D of this regulation shall be computed from the following table:

If the particular machine was first sold new by the man- ufacturer	be the fo	m price shall llowing per- of its "price is defined in
	Rough	Recondi- tioned
On and after 1-1-35. From 1-1-25 to 12-31-34. Before 1-1-25.	Percent 60 45 25	Percent 75 60 40

No charge for installing an attachment may be made other than the price for the attachment itself.

SEC. 12. Maximum prices for sales to dealers-(a) Sales by users to dealers. The maximum price for a sale by a user (including the United States) to a dealer of a used business machine is two-thirds of the maximum price established for the sale of that machine to a user. If the dealer buying the machine gives a written certification to the user stating that his proposed purchase price does not exceed the maximum price for that sale by the user to the dealer, the user

may rely on that certification and may collect the amount so certified.

(b) Sales by dealers to dealers. maximum price for a sale by a dealer to a dealer of a used business machine is the maximum price established for the sale of that machine to a user.

SEC. 13. Credit charges. A charge for the extension of credit may be added to the maximum price established by this regulation for sales of a used business machine only to the extent permitted by this section. Sellers who, during March 1942, sold used business machines on credit may make a credit charge not greater than their customary credit charge during March 1942 on a similar sale and on similar terms to the same class of purchaser. If the seller did not sell used business machines on credit during that period, he may hereafter make a charge for credit not greater than that made during March 1942 by the seller's closest competitor who sold used business machines on credit during March 1942, on a similar sale and on similar terms to the same class of purchaser. All charges for the extension of credit must be billed separately. No seller may require as a condition of sale that the purchaser must buy on credit.

SEC. 14. Packing charges. A charge for packing for shipment may be added to the maximum price established by this regulation for sales of a used business machine only to the following ex-

(a) On sales to an exporter or foreign buyer, as provided by Second Revised Maximum Export Price Regulation;

(b) On sales to any procurement agency of the United States, as provided by Second Revised Supplementary Order No. 34; and

(c) On other sales, an amount not greater than that customarily charged by the seller on sales to the same class of purchaser in the same geographical location during March 1942; or if the seller was not in business during that month an amount no greater than that customarily charged under the same circumstances by his closest competitor who was in business at that time.

All charges for packing must be billed separately. No seller may require as a condition of sale that he pack the machine for shipment.

SEC. 15. Transportation charges. In connection with the sale of a used business machine, the seller may charge for transportation an amount no greater than he customarily charged on sales to the same class of purchaser in the same geographical location during March 1942; or if the seller was not in business during that month, an amount no greater than that customarily charged under the same circumstances by his closest competitor who was in business at that time.

Sec. 16. Trade-in allowances. A seller of used business machines may not reduce his trade-in allowances below those he had in effect during March 1942. A seller not engaged in the sale of used

* 10 F.R. 2014.

business machines in March 1942 may not make trade-in allowances below those in effect in March 1942 on sales by his closest competitor who was in business at that time.

sales. Maximum 17. Export prices for sales to an exporter and for export sales as defined by the Second Revised Maximum Export Price Regulation are covered by the provisions of that regulation.

ARTICLE IV-DEFINITIONS

When used in this regulation, the following terms have the following mean-

SEC. 18. "Business machine." "Business machine" means any of the following articles, including attachments thereto:

(a) Accounting machines. Office chines, other than punched card machines, designed for book-keeping functions and capable of posting and accumulating.

(b) Adding and calculating machines. Office machines, designed to add, or to sub-tract, multiply, divide or compute, whether listing or nonlisting; including adding machine cash drawer, combinations and payroll denomination machines.

(c) Addressing machines. Office ma-chines designed for imprinting envelopes or forms from prepared plates, stencils or cast

(d) Autographic registers. Office or store machines for manifolding handwritten in-voices or records by the use of carbon paper and continuous forms; including registers with cash drawers.

(e) Cash registers. Store machines which indicate to customer amount of sales transaction; with or without recording, cash drawer, calculating or issuing functions.

(f) Check handling machines. Office machines designed to sign in duplicate, or to shred, crimp, perforate, number, stamp, date, or protect checks or other forms; not including mailing machines.

(g) Coin handling machines. Office machines without printing mechanism designed to sort, count or wrap coins.

(h) Dictating machines. Office machines designed to record or reproduce the voice through use of cylinders or discs; including shaving machines and telephone recorders.

(i) Duplicating machines. Office machines

designed to reproduce copies by hectograph, spirit, stencil, offset, or cast type not includ-ing machines using photographic, blue print,

photostatic, or carbon paper principle.

(j) Fare machines. Registers and boxes for handling fares or issuing tickets, (including taximeters)

(k) Mailing machines. Office or post office machines for sealing, stamping, or opening envelopes; folding or inserting letters; cancelling stamps; handling metered postage.

(1) Tabulating Machines. Card punching, sorting, and accounting machines used for statistical work.

(m) Time recorders and stamps. Office or factory machines for stamping or printing time records.

(n) Writing machines. Office machines, typewriter principal, with features for:

Electric or automatic duplication, Handling or collating continuous forms,

Shorthand writing, Embossing Braille characters, Toll or telephone billing, Proportional spacing, Right-hand margin justification,

Front or vertical paper feed, Composing through use of interchangeable type.

Sec. 19. "Used business machine". "Used business machine" includes rough and reconditioned models of business

⁴⁸ F.R. 4132, 5987, 7662, 9998, 15193; 9 F.R. 1036, 5435, 5923, 7201, 9834, 11273, 12919, 14346; 10 F.R. 863, 923, 2432, 6590.

machines. It does not include business machines which have been in the possession of one or more users for an aggregate of less than sixty days; nor does it include new business machines which have been returned by the original purchaser to the original seller for the full price; nor does it include new machines which have been in the possession of buyers for more than sixty days but have never been removed from their original package. It also includes machines customarily called "rebuilt" and "demonstrator" models.

Sec. 20. "Rough". A used business machine is "rough" if it does not meet the requirements for a "reconditioned" machine.

SEC. 21. "Reconditioned". A reconditioned used business machine is one with working parts free from rust, corrosion and flaws; which is clean; which has a new ribbon if the machine operates with a ribbon; with working mechanism lubricated and accurately adjusted for efficient performance; and which is sold with a written six months guarantee (when sold to a user) that the seller will repair, free of all charges, defects in operation caused by faulty materials, parts or workmanship.

SEC. 22. "Manufacturer". "Manufacturer" means the person making the first sale of a business machine when new.

SEC. 23. "Person". "Person" means an individual, corporation, partnership. association, any other organized group of persons; the legal successor or representative of any of the foregoing; and includes the United States, any agency thereof, any other government, or any of its political subdivision, and any agency of any of the foregoing.

ARTICLE V-GENERAL PROVISIONS

Sec. 24. Taxes. Any tax upon or incident to the sale or rental of a used business machine may be added to the maximum price established by this regulation, but only if the amount of the tax is stated separately on the seller's or rent-

SEC. 25. Invoices and records. A dealer who makes a sale or rental covered by this regulation of a used business machine shall furnish to the customer the following statement:

(a) On rentals. The rentor of a used business machine shall supply to the user a contract, invoice or other writing which specifies the make, model number (if available) and serial number of the machine rented, and any features for which a rental charge is made; the contract period; the rental charge; the type of rental (that is rentals "with" or "without maintenance service"); the date the rental is made; and the name and address of the person to whom the machine is rented.

The rentor shall keep for his records a carbon copy or other duplicate copy of the contract, invoice or other writing for inspection by the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

(b) On sales. The seller of a used business machine shall supply to the buyer a sales slip, invoice or other writing, which specifies the make, model number (if available), and serial number of the machine sold; the grade of the machine sold (that is "reconditioned" or "rough"); the make, model number (if available), serial number and credit allowed for a machine if taken in exchange; the price charged; the guarantee; the date of the sale; and the name and address of the purchaser.

The seller shall keep for his records a carbon copy or other duplicate copy of this sales slip, invoice or other writing for inspection by the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

SEC. 26. Prohibited practices. practice or device which has the effect of getting a higher-than-maximum price without actually raising the dollar-andcents price is as much a violation of this regulation as an outright over-maximum price. This applies, for example, to devices making use of commissions, services, tying agreements, the making of a false certification of a maximum price by a dealer on the sale by a user to a dealer of a used business machine, and the like.

SEC. 27. Licensing. The provisions of Licensing Order No. 1,6 licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or schedule. A seller's license may be suspended for violations of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

SEC. 28. Enforcement. Persons violating any provisions of this regulation are subject to the criminal penalties, civil enforcement actions, and suits for treble damages provided for by the Emergency Price Control Act of 1942, as amended.

SEC. 29. Petitions for amendment. Any person seeking an amendment of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1 issued by the Office of Price Administration.

SEC. 30. Geographical applicability. The provisions of this regulation shall be applicable in the forty-eight States and the District of Columbia.

TABLE I [R. C. Allen]

	1			-					1	Maximu	m price	
Model	Caj	y y	Carriage	Op	era- on	п		ance	Below	825000	82500	0 up
	Add or list	Total	width	Hand	Electric	Subtraction	Duplex	Credit balance	Rough	Recondi-	Rough	Recondi-
56	10 10 11 12 13 9 9 10 10 11 12 13 8 9	66 66 77 77 88 88 88 99 100 111 112 133 99 100 101 111 122 133 99 99	234 224 224 07 534 224 07 534 224 07 534 224 07 534 224 07 534 224 07 534 224 07 534 224 07 534 224 224 224 224 224 224 224 224 224 2	x x x x x x x x x x x x x x x x x x x	x x x x x x x x x x x x x x x x x x x	x x x			\$23, 85 28, 33 37, 80 35, 35 44, 53 47, 25 56, 25 76, 50 87, 75 68, 25 78, 75 63, 00 83, 50 121, 50 67, 50 90, 00 90, 00 90, 00 91, 22 132, 75 85, 50 91, 22 96, 75 132, 75 85, 50 90, 00 90, 0	\$31. 80 37. 80 50. 40 47. 40 63. 00 75. 00 102. 00 117. 00 105. 00 84. 00 114. 00 120. 00 90. 00 120. 00 177. 00 225. 00 177. 00 225. 00 114. 00 129. 00 177. 00 129. 00 114. 00 129. 00 114. 00 129. 00 114. 00 129. 00 114. 00 129. 00 120. 00 114. 00 120. 00 120. 00 114. 00 120. 00	37, 80 50, 40 47, 40 59, 40 63, 00 75, 00 102, 00 117, 00 114, 00 120, 00 210, 00 228, 00 99, 00 120, 00 120, 00 127, 00 228, 00 99, 00 127, 00 273, 00 114, 00 120, 00 99, 00 177, 00 273, 00 273, 00 114, 00 90, 0	\$30, 75 47, 25 63, 00 59, 25 74, 25 78, 75 93, 75 127, 50 146, 25 93, 75 105, 00 142, 50 202, 50 202, 50 112, 50 112, 50 150, 00 123, 75 161, 25 221, 25 281, 25 341,

APPENDIX A—MAXIMUM PRICES AND MAXIMUM MONTHLY RENTAL CHARGES
FOR CERTAIN USED ADDING MACHINES—Continued

TABLE I

[R. C. Allen]

Military			Any.		era-		R		M	faximu	m price	
Model	Car	y y	Carriage	fic	n	u.		ance	Below 8	325000	82500	No.
Model	Add or	Total	width	Hand	Electric	Subtraction	Duplex	Credit balance	Rough	Recondi-	Rough	Recondi-
5310 E 5310 E 5311 E 5312 S 5313 S 53189 S 5310 W 53110 W 5312 W 5312 W 5313 W 2677 2077 2077 2077 2077 5077 5077 5077 50	10 100 111 112 133 88 9 9 10 10 111 12 133 7 7 7 7 7 7 7 7 7 7 8 8 8 8 8 8 8 8 8	100 100 111 112 133 99 90 100 101 112 133 77 77 77 77 77 77 88 98 87 77 77 88 88 88	514 514 514 514 513 513 513 514 1124 11	x x x x x x x	x x x x x x x x x x x x x x x x x x x	***************************************			\$74. 25 96. 75 132, 75 108. 75 204. 75 96. 75 78. 75 101. 25 85. 50 108. 00 144. 00 126. 00	\$99, 00 129, 00 177, 00 225, 00 225, 00 129, 00 1105, 00 114, 00 114, 00 144, 00 240, 00 288, 00	\$99, 00 129, 00 177, 00 225, 00 129, 00 105, 00 135, 00 144, 00 144, 00 240, 00 240, 00 288, 00 99, 00 63, 00 99, 00 81, 00 93, 00 93, 00 96, 00 108, 00	\$123, 75 161, 25 221, 28 221, 28 281, 28 341, 25 161, 25 341, 25 161, 25 162, 20 180, 00 240, 00 360, 00 67, 50 105, 00 86, 25 97, 58 101, 25 116, 25 116, 25 120, 00 135, 00

⁶⁸ F.R. 13240. 79 F.R. 10476, 13715.

APPENDIX A-MAXIMUM PRICES AND MAXIMUM MONTHLY RENTAL CHARGES FOR CERTAIN USED ADDING MACHINES—Continued

TABLE II

- [Allen Wales (National Cash Register)]

	Maximum price						
Model	Below	v 19000	19000 пр				
	Rough	Recon- ditioned	Rough	Recon- ditioned			
SE	\$49, 50	\$66,00	\$66,00	\$82, 50			
9E, 9EC	60. 75	81,00	81.00	101. 2			
, 10E	60.75	81.00	81.00	101. 2			
11E, 11EC	72.00	96.00	96. 00	120.00			
, 15E	74. 25	99. 00 150. 00	99. 00 150. 00	123, 7, 187, 5			
20E	112, 50 123, 75	165, 00	165, 00	206, 2			
21 E	105, 75	141, 00	141, 00	176. 2			
ē	96, 75	129.00	129, 00	161. 2			
	108.00	144, 00	144.00	180.00			
	117.00	156, 00	156, 00	195.00			
	78, 75	105.00	105.00	131. 2			
77E, 67S, 67ES	83. 25	111,00	111, 00	138. 7			
17 16 1674 1674 1674 16 N	36, 00	48.00	48, 00	60.00			

When one or more of the following features are combined with a model shown above, the price of the feature or features appearing in the same serial number as the model, may be added to the price of the model.

121/4" carriage (hand operation)	15, 75			26, 25
121/4" carriage (semiautomatic cross	- nn	21.00	21.00	45, 00
tabulation)	27. 00	36.00		36.00

TABLE III [Burroughs]

	Day	ant.	Maximum price							
Model	Descrip- tion		Below 950000		950000 up and below A66000		A66000 up			
270007	Hand	Columns of keys	Rough	Recondi-	Rough	Recondi-	Rough	Recondi-		
DeskClass 8, 9 and 10	x	6 7 8 10 13	\$23, 50 26, 25 29, 00 36, 00 56, 00	\$37, 50 42, 00 46, 50 57, 50 89, 50	\$42. 25 47. 25 52. 25 64. 75 100. 75	\$56, 50 63, 00 69, 50 86, 50 134, 50	\$56, 50 63, 00 69, 50 86, 50 134, 50	\$70.50 78.75 87.00 108.00 168.00		

When one or more of the following features are combined with a model shown above, the price of the feature or features, appearing in the same serial number column as the model, may be added to the price of the model.

Property and Company of the control of	TO DE LA COLOR					
Features:	 014.00	\$22.50 \$	105 05	e22 EA	\$22 En	\$42.00
Electric Direct subtraction	 7,00	11. 25			16. 75	21.00
Duplex	7.00	11. 25	12.50	16.75	16.75	21.00
Credit balance	7.00		12.50	16. 75		21.00
12¼" carriage	 7.00	11. 25	12.50	10.75	16.75	21.00

TABLE IV
[Burroughs]

	Des	and the same	Maximum price							
Model	tio		Below 950000		950000 up and below A66000		A66000 up			
Model	Hand	Columns of keys	Rough	Recondi-	Rough	Recondi-	Rough	Recondi-		
Heavy duty. Class 1, 2, 3, 4 and 41		8 9 10 11 13 17	69. 25 116. 75 144. 00	186. 75	148. 50 124. 75 210. 25 259. 25	198, 00 166, 25 280, 25 345, 50	166, 25 280, 25 345, 50	247, 50 207, 75 350, 25 432, 00		

APPENDIX A.—MAXIMUM PRICES AND MAXIMUM MONTHLY RENTAL CHARGES FOR CERTAIN USED ADDING MACHINES.—Continued

TABLE IV-continued

[Burroughs—Continued]

When one or more of the following features are combined with a model shown above, the price of the feature or features, appearing in the same serial number column as the model, may be added to the price of the model.

				11111	Maximu	m price		
Model	Descrip- tion		Below 950000		950000 up and below A66000		A66000 up	
	Hand	Columns	Rough	Recondi-	Rough	Reconditioned	Rough	Recondi-
Features: Electric Direct subtraction Duplex 12" or 12¼" carriage (hand) 18" or 20" carriage (hand)			\$25, 00 28, 00 14, 00 7, 00 14, 00	\$40.00 44.75 22.50 11.25 22.50	50, 50 25, 25 12, 50	33. 50 16, 75	67, 25 33, 50 16, 75	42, 00 21, 00
Automatic carriage feature.			18. 75	30.00		45.00	45, 00	

[L. C. Smith (Corona)]

	Capa	eity		Maximum price		
Model	Add list	Total	Serial number	Rough	Recondi- tioned	
6K	5 6 6 7 8 9	6 7 7 8 9 10 10	All serial All serial All serial All serial All serial All serial Below KA54001 KA54001 up.	\$29. 75 29. 25 29. 25 41. 75 36. 00 40. 50 53. 75	\$37, 25 39, 00 39, 00 52, 25 48, 00 54, 00 67, 25	

TABLE VI (Remington (Dalton)

	4	Maximum price										
-Model	Capacity, add	3-	10400 or -102600 or -101100 or -101300	140400 to 2-102600 to 3-101100 to 4-101300 to	214100 2-105600 3-120200 4-112200	up or						
	Caps	Rough	Recondi- tioned	Rough	Recondi- tioned	Rough	Recondi-					
Dalton	6 7 8 9 10 13	\$22, 50 27, 50 31, 25 37, 50 40, 00 68, 75	\$36. 00 44. 00 50. 00 80. 00 64. 00 110. 00	\$40, 50 49, 50 56, 25 67, 50 72, 00 123, 75	\$54.00 66.00 75.00 90.00 96.00 165.00	\$54, 00 66, 00 75, 00 90, 00 96, 00 165, 00	\$67, 50 82, 50 93, 75 112, 50 120, 00 206, 25					

When one or more of the following features are combined with a model shown above the price of the feature or features appearing in the same serial number as the model may be added to the price of the model:

Features: Electric with stand. Subtract. Duplex. 13" carriage (hand). 18" carriage (hand). Automatic shuttle carriage.	\$22, 50 10, 00 18, 75 6, 25 12, 50 25, 00	\$36. 00 16. 00 30. 00 10. 00 20. 00 40. 00	\$40. 50 18. 00 33. 75 11. 25 22. 50 45. 00	\$54, 00 24, 00 45, 00 15, 00 30, 00	\$54.00 24.00 45.00 15.00 30.00	\$67, 50 30, 00 56, 25 18, 75 37, 50 75, 00
carriage	25.00	40.00	40.00	60.00	00.00	70,00

TABLE VII [Remington]

Model	Desc	eription	Maximum price					
		*****	Below	60000	60000 up			
	Hand	Listing	Rough	Recon- ditioned	Rough	Recon- ditioned		
Portable	x	5. 6. 7. 8. 9. 10.	\$26,00 26,75 33,75 40,50 49,50 56,25 67,50	\$34, 50 35, 75 45, 00 54, 00 66, 00 75, 00 90, 00	\$34.50 35.75 45.00 54.00 66,00 75.00 90.00	\$43, 25 44, 75 56, 25 67, 56 82, 56 93, 73 112, 56		

APPENDIX A-MAXIMUM PRICES AND MAXIMUM MONTHLY RENTAL CHARGES FOR CERTAIN USED ADDING MACHINES-Continued

TABLE VII-continued

[Remington-Continued]

When one or more of the following features are combined with a model shown above the price of the feature or features appearing in the same serial number column may be added to the price of the model:

	Des	cription	Maximum price					
Model	Hand	Listing capacity	Below	60000	60000 up			
			Rough	Recon- ditioned	Rough	Recon- ditioned		
Features: Electric Direct subtract Credit balance 13" carriage			\$15, 25 10, 75 10, 75 10, 75	\$20, 50 14, 50 14, 50 14, 50	\$20.50 14.50 14.50 14.50	\$25, 50 18, 00 18, 00 18, 00		

TABLE VIII
[Sundstrand (Underwood)]

		Maximum price							
Model	Col- umns,	Below	90000	90000 t	229999	230000 up			
	add list	Rough	Re- condi- tioned	Rough	Re- condi- tioned	Rough	Re- condi- tioned		
Sundstrand	6 7 8 9 10 11 13	\$22, 50 25, 00 28, 75 31, 25 35, 00 41, 25 87, 50	\$36, 00 40, 00 46, 00 50, 00 56, 60 66, 00 140, 00	\$40, 50 45, 00 51, 75 56, 25 63, 00 74, 25 157, 50	\$54. 00 60. 00 69. 00 75. 00 84. 00 99. 00 210. 00	\$54. 00 60, 00 69. 00 75. 00 84. 00 99. 00 210. 00	\$67, 56 75, 06 86, 28 93, 78 105, 06 123, 78 262, 56		

When one or more of the following features are combined with a model shown above, the price of the feature or features appearing in the same serial number as the model may be added to the price of the model.

Features: Electric portable (motor on side or enclosed) Electric heavy duty (mo-	 \$12, 50	\$20, 00	\$22. 50	\$30.00	\$30.00	\$37.50
tor suspended under- neath). Stand. Direct subtraction. Credit balance. Duplex. 13" carriage. 18" carriage.	 18, 75 3, 75 6, 25 6, 25 25, 00 6, 25 18, 75	30. 00 6. 00 10. 00 10. 00 40. 00 10. 00 30. 00	33. 75 6. 75 11. 25 11. 25 45. 00 11. 25 33. 75	45, 00 9, 00 15, 00 15, 00 60, 00 15, 00 45, 00	45, 00 9, 00 15, 00 15, 00 60, 00 15, 00 45, 00	56, 25 11, 25 18, 75 18, 75 75, 00 18, 75 56, 25

TABLE IX

[Victor]

	Cap	acity	Maximum price						
Model	Add list	To- tal	Below 65000		6\$000 to 216000		216001 up		
			Rough	Re- condi- tioned	Rough	Re- condi- tioned	Rough	Re- condi- tioned	
Standard	6 8 10	7 8 10	\$20,00 23,75 28,75	\$32.00 37.75	\$35.75 42.50	\$47. 75 56. 75	\$47.75 56.75	\$59.75 71.00	
Portable (full key board)	5 6 8 5	6 7 9	12, 50 15, 00	45, 75 20, 00 24, 00	51, 50 22, 25 26, 75	68. 75 29. 75 35. 75	68. 75 29. 75 35. 75	86, 00 37, 25 44, 75	
Portable (10 key)	5 6 8	6 7 9	20. 00 12. 50 15. 00 20, 00	32, 00 20, 00 24, 00 32, 00	35, 75 22, 25 26, 75 35, 75	47. 75 29. 75 35. 75 47. 75	47. 75 29. 75 35. 75 47. 75	59, 78 37, 28 44, 78 59, 78	

When one or more of the following features are combined with a model shown above, the price of the feature or features appearing in the same serial number column as the model.

model, may be added to the	tures appearance of the	aring in model.	the san	ne serial	number	colum	n as the
For electric operation add For 13" carriage add For direct subtraction add For duplex (grand total) add.		7, 50	12.00	13.50 9.00		18.00 12.00	\$41. 25 22. 50 15. 00 18. 75

APPENDIX A-MAXIMUM PRICES AND MAXIMUM MONTHLY RENTAL CHARGES FOR CERTAIN USED ADDING MACHINES—Continued

TABLE X

[Monroe]

Model	Capacity-	Maximum price— all serial		
Divies	keys	- Rough	Recon- ditioned	
All	7 9 10 13	\$75, 00 90, 00 105, 00 165, 00	\$93. 75 112. 50 131. 25 206. 25	
When the above machines contain one or more of the feature or features may be added to the price of the	the following machines:	features, t	he price of	
Features: Credit balance Electric operation. Duplex (two totals). 13" carriage. 48" carriage.		\$15.00 33.00 45.00 54.00 63.00	\$18.75 41.25 56.25 67.50 78.75	

MAXIMUM RENTAL CHARGES FOR USED ADDING MACHINES
TABLE XI

Description	Maximum monthly renta — charge
Base rate: Straight adders, manually operated, 7 digit total or less: all makes and models	\$5.00 4, 2: 2, 00 1, 50 8, 00 1, 00 1, 00 1, 50

APPENDIX B-MAXIMUM PRICES AND MAXIMUM MONTHLY RENTAL CHARGES FOR CERTAIN USED CALCULATING MACHINES

TABLE 1

[Burroughs]

		Maximum price								
Model	Col- umns of keys	Below 950000			up and A66000	A66000 up				
		Rough	Recon- di- tioned	Rough	Recon- di- tioned	Rough	Recon- di- tioned			
Burroughs	5 6 7 9 11 13	\$28, 25 56, 00 63, 00 72, 50 86, 50 100, 50	\$45, 25 89, 50 100, 75 116, 00 138, 50 160, 75	\$50, 75 100, 75 113, 50 130, 50 155, 75 181, 00	\$67.75 134.50 151.25 174.00 207.50 241.25	\$67, 75 134, 50 151, 25 174, 00 207, 50 241, 25	\$84, 78 168, 00 189, 00 217, 50 259, 50 301, 50			

When one or more of the following features are combined with a model shown above the price of the feature or features appearing in the same serial column as the model may be added to the price of the model:

FEATURES: Electric. Simplified subtraction keys Direct subtraction Duplex	\$13.00	\$20, 75	\$23, 50	\$31, 25	\$31, 25	\$39, 00
	10,50	16, 75	19, 00	25, 25	25, 25	31, 50
	21.50	34, 50	38, 75	51, 50	51, 50	64, 50
	30.00	48, 00	54, 00	72, 00	72, 00	90, 00
			0.32			

AFFENDIX B-MAXIMUM PRICES AND MAXIMUM MONTHLY RENTAL CHARGES FOR CERTAIN USED CALCULATING MACHINES—Continued

TABLE II

[Felt & Tarrant (Comptometer)]

					-	Maximum price				
Model	Model		n	n All serial numbers			00 to 799	305800 up		
	Col- umn of Keys	Hand	Elec- tric	Rough	Re- condi- tioned	Rough	Re- condi- tioned	Rough	Re- condi- tioned	
B, C, E, F B, C, E, F B, C, E, F H H H H H J K K K K M M M M M W M W M	8 10 12 8 10 12 12 8 10 12 8 10 12 8 10 12 8 10 12 12 8 10 12 12 8 10 12 12 12 12 12 12 12 12 12 12 12 12 12	x	X X X	\$62.50 75.00 87.50 75.00 87.50 100.00	140, 00 120, 00		\$180.00 210.00 240.00 204.00 227.00 270.00 237.00 270.00 237.00 237.00 237.00 237.00 237.00 237.00 237.00	\$180.00 210.00 240.00	\$225, 00 262, 50 300, 00 255, 00 255, 00 255, 00 296, 25 337, 50 256, 00 296, 25 337, 50 337, 50	

TABLE III

[Friden (rotary)]

Model	0	Operation		Auto-	Auto- matic multi-	price-s	Maximum price—all serial numbers	
	Capacity	Hand	Elec- tric	divi- sion	plica- tion	Rough	Recon- di- tioned	
H-8	8 x 8 x 17	x		x	4	\$135.00	\$168.75	
H-10	10 x 10 x 21			X		165.00	206, 25	
C-8	8x8x17		X	x		240.00	300.00	
C-10	10 x 10 x 21		X	X		270.00	337. 50	
D-8, DS-8	8 x 8 x 17		x	X	******	210.00	262. 50	
D-10, DS-10	10 x 10 x 21		X	X		240, 00	300.00	
F-8, FT-8	8 x 8 x 17		X	X		300.00	375.00	
F-10, FT-10	10 x 10 x 21		X	X		330.00	412, 50	
S-8	8 x 8 x 17		x	X-	X	330.00	412.50	
S-10	10 x 10 x 21		X	X	X	360.00	450.00	
ST-8	8 x 8 x 17		X	X X	X	360.00	450.00	
ST-10	10 x 10 x 21		X	X	X	390,00	487.50	
STW-8	8 x 8 x 17		X	x	X	420.00	525. 00	
STW-10	10 x 10 x 21		X	x	X	450.00	562. 50	

TABLE IV

[Marchant]

			Operation		Auto-	Auto- matic		mum ice
Model	Serial numbers	Capacity	Hand	Elec- tric	divi- sion	multi- plica- tion	Rough	Re- condi- tioned
XL XL	Below 91000 91000 to 95500 95501 up	9 x 9 x 18 9 x 9 x 18 9 x 9 x 18	x				\$62, 50 112, 50 150, 00 56, 25	187.50
KA, KA6 KB KC	All serial	9 x 9 x 18	X X			Refer to the second state	75, 00 87, 50 93, 75 112, 50	120, 00 140, 00 150, 00
H8, HS8 H9, H10 H9	All serial Below 8800 8800 up	8 x 8 x 16 9 x 9 x 18 9 x 9 x 18	x x x				135, 00 157, 50 210, 00	180, 00 210, 00 262, 50
EA6	Below 2100	6 x 6 x 12		X			62.50 112.50	

APPENDIX B-MAXIMUM PRICES AND MAXIMUM MONTHLY RENTAL CHARGES FOR CERTAIN USED CALCULATING MACHINES—Continued

TABLE IV-continued

[Marchant-Continued]

			Oper	ation	Auto-	Auto- matic	Maximum price		
Model	Serial numbers	Capacity	Hand	Elec- trie	matie divi- sion	multi- plica- tion	Rough	Re- condi- tioned	
EA9	Below 2100	9 x 9 x 18 9 x 9 x 18 6 x 6 x 12 6 x 6 x 12 8 x 8 x 16 9 x 9 x 18 8 x 8 x 16 9 x 9 x 18 8 x 8 x 16 9 x 9 x 18 10 x 10 x 18 6 x 6 x 12 9 x 9 x 18 10 x 10 x 18 9 x 9 x 18 10 x 10 x 18 9 x 9 x 18 8 x 8 x 16 9 x 9 x 18 9 x 9 x 18 8 x 8 x 16 9 x 9 x 18 8 x 8 x 16		x x x x x x x x x x x x x x x x x x x	x x x		\$81, 25 75, 00 135, 00 87, 50 157, 50 187, 50 188, 75 188, 00 123, 75 146, 25 157, 50 168, 75 202, 50 111, 25 213, 75 213, 75	\$130,000 195,00 120,00 180,00 140,00 210,00 230,00 240,00 240,00 225,00 225,00 225,00 225,00 225,00 225,00 225,00 230,00 240,00 255,00 285,00 285,00 285,00	
DRB 10	(Duplex) all serial.	10 x 10 x 18.		x	x	,	236. 75	315.00	
EEG9	All serial	9 x 9 x 18		X	X		258. 75	345.00	
D8	All serial	10 x 9 x 18 8 x 8 x 16		X	x	-70555	270.00 213.75	360, 00 285, 00	
D10.	All serial	10 x 10 x 20_		x	X		236. 75	315, 00	
M8	All serial	8 x 8 x 16		x	x	x	300.00	375.00	
M 10	All serial	10 x 10 x 20_ 10 x 10 x 20_		X	X	X	345, 00 420, 00	431, 25	
ACT-10 M	All serial	10 x 10 x 20.		X	X	X	420.00	525, 00 562, 50	
ACR 8D	All serial	8 x 8 x 16	105355	X	X	x	240, 00	300.00	
ACR 10D.	All serial	10 x 10 x 20.		X	X	-X	270.00	337. 50	
	All serial	8 x 8 x 16					360, 00	450, 00	

TABLE V

All		[Monroe]		
Rough Reconditioned	Model	Consoite		
All	Model	Capacity	Rough	
All	D, E, and F	AII	\$62.50	\$100.00
K		All	75, 00	120, 00
S x 8 x 16	K	6 x 6 x 12	78, 75	105, 00
When K models have one or more of the following features, the price of the feature or features may be added to the price of the model: Features:		8 x 8 x 16		135, 00
or features may be added to the price of the model: Features: Electric operation	K	10 x 10 x 20	123, 75	165, 00
L or M	Automatic division		11, 25 11, 25	\$60, 00 15, 00 15, 00
L or M	Third dial			
When L or M models have one or more of the following features, the price of the feature or features may be added to the price of the model: Features: Electric operation \$60.00 \$75.00 Automatic division. 15.00 18.70 Automatic multiplication. 15.00 18.70 Third dial. 15.00 18.70 All 339.00 423.70	7 07 34	8 X 8 X 10		
Electric operation \$60,00 \$75,00 Automatic division 15,00 18,77 Automatic multiplication 15,00 18,77 All 15,00 18,77 All 339,00 423,7 All 339,00 423,7	When L or M models have feature or features may be adde	one or more of the following feat	25000/2000	10000000
Automatic division. 15.00 18.77 Automatic multiplication 15.00 18.77 Third dial. 15.00 18.77 A1 339.00 423.77			\$60.00	\$75, 00
Automatic multiplication	Automatic division			18, 75
Third dial. 15.00 18,72 A1 339.00 423.73				18.75
A1 339.00 423.70	Third dial			18, 75
AA1 All 369.00 461.20		All		423, 75
		All		461, 25

APPENDIX B-MAXIMUM PRICES AND MAXIMUM MONTHLY RENTAL CHARGES FOR CERTAIN USED CALCULATING MACHINES—Continued

TABLE VI

[Allen calculators]

Models	Description	Maximum monthly rental charge
30, 35	All-electric	\$15.00

[Burroughs calculators]

Description	Maximum monthly rental charge—columns of keys							
	5	6	7	9	11	13		
Hand operated		\$10.00 12.50 15.00 20.00 25.00	\$12, 50 15, 00 17, 50 22, 50 27, 50	\$15.00 17.50 20.00 25.00 30.00	\$17, 50 20, 00 22, 50 27, 50 32, 50	\$20, 00 22, 50 25, 00 30, 00 35, 00		

APPENDIX B-MAXIMUM PRICES AND MAXIMUM MONTHLY RENTAL CHARGES FOR CERTAIN USED CALCULATING MACHINES—Continued

TABLE VI-continued

[Felt & Tarrant (Comptometers)]

Models	Description	Maximum monthly rental charge—columns of keys			
		8	10	12	
B, C, F H, J, K, M, WM	Hand or electric.	\$12.50 15.00	\$15. 00 17. 50	\$17, 50 20, 00	

[Friden, Marchant and Monroe]

Description	Maximum montbly rental charge
Hand operated	\$12.50 ,20.00 25.00 30.00

APPENDIX C-MAXIMUM PRICES AND MAXIMUM MONTHLY RENTAL CHARGES FOR CERTAIN USED CASH REGISTERS

TABLEI

[Burroughs]

			Maximum serial n	price—all umbers	Maximum monthly
Model	Description	Capacity	Rough	Recondi- tioned	rental charge
Burroughs	Commercial indication	21 or 22 keys record to \$9.95. 22 keys record from \$9.95 up. 25 keys record to \$9.95. 25 keys record from \$9.95 up.	90.00	\$103, 50 112, 50 112, 50 125, 25	\$7, 00 7, 50 7, 50 8, 25
If one or more of the following	Printed detail strip	the price of the feature or features may be added to the	\$40. 25 33. 00	model: \$50, 25 41, 25	\$3. 25 2. 75

TABLE II

[National]

Model				Maximum			
	Description	Registering capacity	Below Below		341000 S44600		rental charge
100, 7000	Press down key type Smooth metal cabinet. Commercial amount indication. Single lock and individual key or combination control. Special counters.	1¢ to \$1.99 or 5¢ to \$1.95 1¢ to \$3.99 or 5¢ to \$3.95 1¢ to \$5.90 or 5¢ to \$5.95 1¢ to \$8.99 or 5¢ to \$8.95	\$49. 50 72. 00 87. 75 105. 75	\$66, 00 96, 00 117, 00 141, 00	\$66, 90 96, 00 117, 00 141, 00	\$82, 50 120, 00 146, 25 176, 25	\$5, 50 8, 00 9, 75 11, 75

When one or more of the following features are combined with a model shown above, the price of the feature or features appearing in the same serial number as the model may be added to the price of the model:

	Mark Mark				100
Features: Printed detail strip	\$29. 25	\$39,00	\$39.00	\$48.75	\$3, 25
Two accumulating totals	24, 75	33.00	33, 00	41. 25	2.75
Two cash drawers	18,00	24.00	24.00	30, 00	2,00
Receipt printer	 24.75	33.00	33.00	41. 25	2.75
				14. T	

			Maximum price						Maximum	
Models	Description	Registering capacity	Below 2340000 and below S205000		2340000 to 3400999 \$205000 to \$445999		2410000 up S446000 up		rental charge	
700, 4000 and 5000	Press down key type. Metal cabinet, any finish. Tablet amount indication. Special counters. Key or lever reset.	1é to 59é or 5é to \$1.95 \$3.99 or \$3.95 \$5.99 or \$5.95 \$7.99 or \$7.95 \$9.99 or \$9.95 All over \$9.99 or \$9.95	\$18. 75 27. 50 32. 50 37. 50 42. 50 47. 50	\$30, 00 44, 00 52, 00 60, 00 68, 00 \$76, 00	\$23, 75 49, 50 58, 50 67, 50 76, 50 85, 50	\$45.00 66.00 78.00 90.00 102.00 114.00	\$45. 00 66. 00 78. 00 90. 00 102. 00 114. 00	\$56, 25 82, 50 97, 50 112, 50 127, 50 142, 50	\$3, 75 5, 50 6, 50 7, 50 8, 50 9, 50	

When one or more of the following features are combined with a model shown above, the price of the feature or features appearing in the same serial number as the model nay be added to the price of the model:

may be added to the price of	the model:	1	1	1	- 1	1 1	1	
	Features: Detail strip. Extra accumulating total Extra cash drawer Receipt printer		\$15,00 12,50 10,00 12,50	16.00 18	00 \$36,00 50 30,00 00 24,00 50 30,00	\$36, 00 30, 00 24, 00 30, 00	\$45, 00 37, 50 30, 00 37, 50	\$3.06 2.50 2.00 2.50

APPENDIX C-MAXIMUM PRICES AND MAXIMUM MONTHLY RENTAL CHARGES FOR CERTAIN USED CASH REGISTERS-Continued Table II-continued

TABLE II—continued [National—Continued]		
	Maximum price	T.

							Maxi	mum p	rice	Maximum monthly	
Models		Description	of key		Below 2339999 and S202999			234000 \$20300		rental charge	
800 and 1800		Press in keys		******			75 76 225 96 50 100				\$5,00 8,75 11,25 12,50
When one or more of th may be added to the price of	e following the model:	Features: Detail strip			-	\$12. 12. 12.	50 \$2	o. 00 0. 00 0. 00 0. 00	\$22, 50 22, 50 22, 50	\$30.00 30.00 30.00	\$2.50 2.50 2.50
								Maxi	mum price		
Model		Description			colu	mns of eys	Below 23 S202		23400001	ıp, S203000 uş	Maximum monthly rental charge
							Rough	Recon		h Recon- ditioned	
900	Press in ke	l (no reel)y	***************************************	*******	100	4 5 6	\$66, 25 73, 75 80, 00	\$106.0 118.0 128.0	00 132.	75 177, 00 00 192, 00	\$13, 25 14, 75 16, 00
When one or more of th may be added to the price of	e following the model: Features:	features are combined with a model shown abo	ve, the price	of the fea	ature.	or featu	res appeari	ng in tl	ie same ser	ial number a	s the model,
	Electri	et or receipt and slip		,			\$12,50 6,25	\$20,00 10.00			\$2,50 1,25
						United United	Ma	ximum	price		
Model		Description		Capacit column of key	18		w 2339999 o S202999	r 2	340000 up o	r S203000 up	Maximum monthly rental
						Rough	Recor		Rough	Recondi- tioned	charge
900	Receipt Hand or	total (single reel)			4 5 6	\$58. 65. 71.	00 25 11	4. 00 4. 00 4. 00	\$105. 75 117. 00 128. 25	\$141, 00 156, 00 171, 00	\$11.75 13.00 14.25
When one or more of th	and co	mes in 4 banks of keys only). features are combined with a model shown abo	A MARIE	of the fe	ature			ing in t	101, 25 he same se	135. 00 rial number	as the model
may be added to the price of	Features Elec Rece Eacl Eacl	trie sipt and/or slip n reel total, 900 (maximum 9) n reel total, 9000 (maximum 18) n additional cash drawer in excess of 1				7.	25 50 50 1	0. 00 0. 00 2. 00 2. 00 6. 00	\$22, 50 11, 25 13, 50 13, 50 18, 00	\$30, 00 15, 00 18, 00 18, 00 24, 00	\$2, 50 1, 25 1, 50 1, 50 2, 00
							Maximum		100	27.00	Maximum
Model		Description	Columns of keys	Below	234000 w S20		2340000 to 8205000 to	0 340999 0 844599	99 341000	0 up S446000 up	monthly
1000	Commerci Detail stri Special cou Drawer op	oys. al amount indication	\$ 6	\$35, 0 41, 2 47, 5 51, 2 53, 7 53, 7	5 0 25 5	\$56.00 66.00 76.00 82.00 86.00 86.00	\$63. 00 74. 25 85, 50 92. 25 96. 75 96. 75	\$84. 99. 114. 123. 129. 129.	00 99. 00 114. 00 123. 00 129.	00 123, 75 00 142, 50 00 153, 75 00 161, 25	8. 25 9. 50 10. 75 10. 75
1090*	except thos	e listed above with an (*) asterisk that has the fo		53.7	5	86.00	96.75	129.	00 129.	00 161, 25	
Author column may be adde	Features:	raphic detail strip.		\$6. 2	25	\$10.00	\$11. 25	\$15,	00 \$15.	00 \$18.75	\$1, 25
	Total	printer printson detail strip		13. 7	5	22, 00	24. 75	33.	00 33,	00 41, 25	2.75

FEDERAL REGISTER, Wednesday, October 10, 1945

APPENDIX C-MAXIMUM PRICES AND MAXIMUM MONTHLY RENTAL CHARGES FOR CERTAIN USED CASH REGISTERS-Continued Table II-continued

[National—Continued]

						Maximi	ım price		Maximum monthly
Model	Description	Description - Registering capacity				2340000 and w S205000	2340000 up	rental charge	
When one or more of the to the price of the register:	Press down keys. Tablet amount indicators. Prints receipt and detail strip. Special counters. following features are included in an		1¢ to \$0.59 or 5¢ to \$1.95 16 to \$2.99 or 5¢ to \$2.95 1¢ to \$3.99 or 5¢ to \$3.95 1¢ to \$5.99 or 5¢ to \$5.95 1¢ to \$29.99 or 5¢ to \$29. odel, the price of the feat	95	53.	75 62.00 72.00 75 78.00 75 86.00	\$54.00 69.75 81.00 87.75 96.75 serial numb	\$72.00 93.00 108.00 117.00 129.00 er column m	\$6.00 7.75 9.00 9.75 10.75
to the price of the register.	Features								
Extra amount total (two total	s)				\$12.5 12.5 10.6	50 20.00	\$22, 50 22, 50 18, 00	\$30, 00 30, 00 24, 00	\$2.50 2.50 2.00
						Maximum pr	ice		Maximum
Model	Description	Re	gistering capacity	Below 2340 below S2		2340000 to 3409 S205000 to S44		110000 up 146000 up	monthly rental charge

					Maximu	III PIICO			Maximum
Model	Description	Registering capacity	Below 2340000 and below \$205000		2340000 to 3409999 S205000 to S445999		3410000 up S446000 up		monthly rental charge
1700	Press down key	1¢ to \$0.59 or 5¢ to \$1.95 1¢ to \$2.99 or 5¢ to \$2.95 1¢ to \$3.99 or 5¢ to \$3.95 1¢ to \$5.99 or 5¢ to \$5.95 1¢ to \$9.99 or 5¢ to \$9.95 1¢ to \$69.99 or 5¢ to \$9.95	56, 25 58, 75 62, 50	\$84.00 90.00 94.00 100.00 106.00 108.00	\$94, 50 101, 25 105, 75 112, 50 119, 25 121, 50	\$126.00 135.00 141.00 150.00 159.00 162.00	\$126.00 135.00 141.00 150.00 159.00 162.00	\$157, 50 168, 75 176, 25 187, 50 198, 75 202, 50	\$10, 50 11, 25 11, 75 12, 50 13, 25 13, 50
When the above registers	are electrically operated, the amount Feature:	shown in the same serial number	column be	low may be	e added to	the price o	f the regist	er: \$37, 50	\$2,50
	340000		Q.12. 00	VAU. 00	φωω. 00	600.00	\$00.00	Q011 00	42,00

TABLE II—continued [National]

	a de	Maximum	n price		
Model	Below 34 below 1		34100 64460	Maxi- mum monthly rental	
	Rough	Recon- ditioned	Rough	Recon- ditioned	charge
1913S or 1914S	\$153.00	\$204.00	\$204.00	\$255.00	\$17.00
1913 (3S-1) no drawer	168, 75	225. 00	225. 00	281. 25	18.75
913 (3F-4) no drawer	191, 25	255. 00	255. 00	318.75	21, 25 20, 00
913 (3-1) no drawer 913 (2-1) no drawer	180. 00 175. 50	240. 00 234. 00	240. 00 234. 00	300. 00 292. 50	19, 50
913 (3S-1) C and R no drawer	168, 75	225, 00	225, 00	281. 25	18. 75
934R or 1934S 1 drawer	222.75	297. 00	297.00	371. 25	24, 75
942 or 1942RN 1 drawer	168.75	225. 00	225, 00	281. 25	18.75
9428 or 19428RN 1 drawer	168.75	225. 00	225.00	281. 25	18.75
952 or 1952RN 1 drawer	191, 25	255.00	255.00	318. 75	21. 25
9528 or 19528N 1 drawer	191, 25	255.00	255.00	318, 75	21. 20
943R or 1943S-1 drawer	222.75	297.00	297.00	371. 25	24.78
(1943 (3F) 1 drawer	213, 75 236, 25	285, 00 315, 00	285. 00 315, 00	356. 25 393. 75	26. 2
(1944 (3F-1) 1 drawer	222, 75	297. 00	297. 00	371. 25	24. 7
642	186, 75	249, 00	249, 00	311. 25	20.7
652	209, 25	279.00	279, 00	348, 75	23, 2
742	191, 25	255.00	255, 00	318.75	21. 2
752	213.75	285.00	285.00	356, 25	23.7
762	236, 25	315.00	315.00	393.75	26, 2
842	222, 75	297. 00	297.00	371. 25	24.71
852	245. 25	327.00	327.00	408.75	27. 2
862	267. 75 209. 25	357. 00 279. 00	357. 00 279. 00	446. 25	29. 7. 23. 2
V2842V2852	231.75	309.00	309.00	348.75 386, 25	25.7
V2862		339, 00	339, 00	423, 75	28, 2

TABLE III [Ohmer]

								THE PARTY		-
	Oper	ation	Des	cript	ion	Maximum price				ntal
		1				Below	11,700	700 11,700 up		hly re
Model	Hand	Electric	Nonprint	Detail strip	Receipt or slip	Rough	Reconditioned	Rough	Reconditioned	Maximum monthly rental
B 30	************		x	***************************************		\$69. 75 94. 50 110. 25 126. 00 141. 75 96. 75 108. 00 119. 25 119. 25 119. 25 1123. 75 123. 75 123. 75 135. 00 135. 00 128. 25 129. 50 135. 00 128. 50 128. 50 139. 50	\$93.00 126.00 147.00 168.00 129.00 129.00 144.00 159.00 159.00 150.00 165.00 180.00 180.00 180.00 180.00 180.00 180.00 180.00 180.00 180.00 180.00 180.00 180.00 180.00	\$93.00 126.00 147.00 188.00 189.00 129.00 144.00 159.00 159.00 150.00 165.00 180.00 180.00 180.00 180.00 180.00 180.00 180.00	\$116. 25 157. 50 183. 75 210. 00 236. 25 161. 25 180. 00 198. 75 198. 75 198. 75 206. 25 225. 00 225. 00 225. 00 225. 00 223. 50 232. 50	\$7. 75 10. 50 12. 25 14. 00 15. 75 10. 75 12. 00 12. 00 12. 00 13. 25 13. 25 13. 25 13. 25 14. 50 15. 00 15. 00 15. 00 14. 25 16. 50 16. 50

TABLE III-continued

[Ohmer-Continued]

ALLE ES	Opera	ation	Des	eripti	on	1	ntai				
						Below 11,700		11,70	11,700 up		
Model	Hand	Electric	Nonprint	Detail strip	Receipt or slip	Rough	Reconditioned	Rough	Reconditioned	Maximum monthly rental	
A 336-3 A 336-4 A 336-5 A 346-5 A 345-3 A 345-4 A 345-4 A 346-3 A 346-3 A 346-5 A 346-3 A 346-	x x x x x x x x x x x x x x x x x x x	X X X X X X X X X X X X X X X X X X X	x	***************************************	x x x x x x x x x x x x x x x x x x x	\$150. 75 150. 75 150. 75 150. 75 144. 00 155. 25 166. 50 166. 50 166. 50	201, 00 201, 00 201, 00 192, 00 207, 00 207, 00 222, 00 222, 00 222, 00	\$201.00 201.00 201.00 201.00 201.00 201.00 207.00 207.00 222.00 222.00 63.00 90.00 91.7.00 87.00 114.00 120.00 126.00 237.00	\$251, 25 251, 25 251, 25 251, 25 251, 25 240, 00 258, 75 258, 75 277, 50 277, 50 277, 50 277, 50 112, 50 146, 25 108, 75 142, 50 150, 00 183, 75 123, 75 123, 75 124, 25 142, 50 150, 00 183, 75 123, 75 124, 25 125, 25 125 125, 25 125, 25 125 125 125 125 125 125 125 125 1	\$16.75 16.75 16.75 16.75 16.00 17.25 18.50	

[Remington (National)]

			Maxin	num pi	rice	
Model	Description	Below Bel S446	ow	50000 S4460	r	inthly te
		Rough	Recon-ditioned	Rough	Recon- ditioned	Maximum monthly rental charge
A (before model No.)	17 keys	\$33, 75 47, 50 55, 00 60, 00	76. 00 88. 00	85, 50 99, 00	\$81, 00 114, 00 132, 00 144, 00	9, 5
When the above models ha eature or features appearing added to the price of the mod	in the same serial nur					
Features:	Two amount to-	\$13, 75	\$22,00	\$24, 75	\$33.00	\$2.
B (before model No.)	Two cash drawers 17 to 19 keys 19 to 21 keys 22 to 24 keys	10.00 22.50 28.75 33.75	36, 00 46, 00 54, 00	40. 50 51. 75 60. 75	54, 00 69, 00 81, 00	4. 5. 6.
C (before Model No.)	23 keys	43. 75 16. 25 21. 25	26. 00 34. 00	29, 25 38, 25	51.00	3. 3
	28 keys 20 keys	27. 50 48. 25	44. 00 74. 00		66.00 111.00	5. 1

APPENDIX C—MAXIMUM PRICES AND MAXIMUM MONTHLY RENTAL CHARGES
FOR CERTAIN USED CASH REGISTERS—Continued

APPENDIX D—MAXIMUM PRICES AND MAXIMUM MONTHLY RENTAL CHARGES
FOR CERTAIN USED DUPLICATING MACHINES, DICTATING MACHINES AND
ADDRESSING MACHINES

[Addressograph-Multigraph duplicating machines]

			Maxim	um price			hly
No.	Below	200000	200000 to	241320	24132	monthly	
Model	Rough	Recondi- tioned	Rough	Recondi- tioned	Rough	Recondi- tioned	Maximum rental o
36* 46* -60* -57* -66* -86* -86* -239 -249 -259 -269 -279 -1250 -1327 -2066 When any of the following	931. 25	141, 25 315, 25 180, 00 318, 00 260, 00 396, 00 580, 00 604, 00 1, 150, 00 1, 490, 00	50. 25 31. 75 172. 00 158. 75 354. 75 202. 50 357. 75 292. 50 445. 50 679. 50 1, 293. 75 1, 676. 25	594. 00 870. 00 906. 00 1, 725. 00 2, 235. 00	211. 75 473. 00 270. 00 477. 00 390. 00 594. 00 870. 00 906. 00 1, 725. 00 2, 235. 00	53, 00 286, 75 264, 75 591, 25 337, 50 596, 25 487, 50 742, 50 1, 087, 50 1, 132, 50 2, 156, 25 2, 793, 75	5, 50 3, 50 19, 00 17, 75 39, 50 22, 50 39, 75 32, 50 49, 50 72, 50 145, 00 185, 00

feature and/or attachment may be added to the model so (*) marked:

Ink attachment #18. 25.00 40.00 45.00 60.00 60.00 Ink attachment #78. 53.00 84.75 95.25 127.00 127.00 Ink attachment #98. 81.00 129.50 145.50 194.25 194.25		sttachment #78 53. 00 84
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TABLE II

[A. B. Dick (Mimeograph)]

		Oper	ation	Maximu	ım Price	Maximum
Model	Serial Nos.	Hand	Elec- tric	Rough	Recon- ditioned	monthly rental charge
77A 77A 77A 77A 77A 77A 77B 77B 77B 77B	Below 29492 Below 29492 29492 to 56352 29492 to 56352 29492 to 56352 56353 up 66353 up Below 29492 29492 to 56352 56353 up Below 29492 Below 42042 29492 to 56352 69353 up Below 42088	x x x x x x	x x x x x x x x x x x x x x x x x x x	\$35, 00 67, 50 63, 00 121, 50 84, 00 162, 00 43, 75, 76, 25 78, 76 137, 25 105, 00 183, 00 77, 50 81, 00 189, 50 108, 00 180, 00 183,	\$56, 00 108, 00 84, 00 162, 00 162, 00 105, 00 202, 50 70, 00 131, 25 228, 75 72, 00 124, 00 136, 00 131, 35, 00 138, 00 138, 00 138, 00 138, 00 138, 00 129, 00 129, 00 129, 00 129, 00 129, 00 129, 00 120,	\$7. 00 13. 50 7. 00 13. 50 7. 00 13. 50 8. 76 8. 76 8. 75 15. 25 8. 75 15. 25 9. 00 15. 50 9. 00 15. 50 9. 00 15. 50 10. 75 17. 25 17. 25
78B 78B 78B 79 79 79 80 80 80 90 92 92 92 92 96 96	79687 up 79687 up Below 280 280 to 586 587 up Below 732 732 to 1170 1171 up All serial All serial All serial Below 4308 4308 up All serial	X X X X X X X X	x x x x x	129, 00 207, 00 67, 50 121, 50 162, 00 76, 25 137, 25 183, 00 59, 10 141, 00 189, 00 207, 00 202, 50 270, 00 453, 00	161, 25 258, 75 108, 00 162, 00 202, 50 122, 00 183, 00 228, 76 73, 88 176, 25 236, 25 236, 25 237, 00 337, 50 566, 25	10, 75 17, 25 13, 50 13, 50 13, 50 15, 25 15, 25 15, 25 4, 93 11, 75 16, 75 22, 25 22, 50 37, 75

APPENDIX D-MAXIMUM PRICES AND MAXIMUM MONTHLY RENTAL CHARGES FOR CERTAIN USED DUPLICATING MACHINES, DICTATING MACHINES AND
ADDRESSING MACHINES—Continued

DICTATING EQUIPMENT

TABLE III

	Maximum price								
Description		low ,000	166,000 to 295,000		295,000 up		Maxi- mum month- ly		
	Rough	Recon- dition- ed		Recon- dition- ed		Recon- dition- ed	rental		
Dictating (except Voice- writer and Telediphone) Transcribing (except Voice-	\$55, 00	\$88	\$99.00	\$132	\$132	\$165, 00	\$16		
writer and Telediphone) Shaving—Master. Utility, standard	37. 50	- 88 60 40	99. 00 67. 50 45. 00	132 90 60	132 90 60	165. 00 112. 50 75. 00	10 £ 8		

Dictaphonel			

	Below 102,600		102,600 to 164,400		164,400 up		Maxi- mum	
Description	Rough	Recon- ditioned	Rough	Recon- ditioned	Rough	Recon- ditioned	menthy rental charge	
Dictating (except Telecord).	\$55	\$88	\$99	\$132	\$132	\$165	\$10	
	Below 72,400		72,400 to 116,800		116,800 up			
Transcribing (except Telecord).	\$55	\$88	\$99	\$132	\$132	\$165	\$10	
	Below	28,700		00 to	38,9	00 up		
Shaving, Model 7	\$20	\$32	\$36	\$48	\$48	\$60	\$5	
			Belov	v 53,500	53,5	00 up		
Model 10, 11, Standard Model 12, Cameo			\$45.00 67.50	\$60 90	\$60 90	\$75 112	\$5 5	

TABLE IV

[Addressograph-Multigraph]

	Maximum price						
Model	Below 200000		200000 to 241320		241321 up		Maxi- mum month- ly
	Rough	Recon- ditioned	Rough	Recon- ditioned	Rough	Recon- ditioned	rental charge
H1 100	\$13. 25 11, 75 15. 25 19. 00 17. 75	\$21. 25 18. 75 24. 50 30. 50 28. 25	\$23, 75 21, 25 27, 50 34, 25 31, 75	\$31.75 28.25 36.75 45.75 42.50	\$31.75 28.25 36.75 45.75 42.50	\$39, 75 35, 75 46, 00 57, 25 53, 00	\$2.75 2.50 3.00 3.75 3.50

Note: The record keeping and reporting provisions of this regulation have been approved by the Bureau of the Budget, pursuant to the Federal Reports Act of 1942.

This regulation shall become effective on October 15, 1945.

Issued this 9th day of October 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-18739; Filed, Oct. 9, 1945; 11:41 a. m.]

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[MPR 426,1 Amdt. 148]

FRESH FRUITS AND VEGETABLES FOR TABLE USE, SALES EXCEPT AT RETAIL

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.

In Appendix J, Table 5, Maximum Prices for Pears, Footnote 1 is amended to read as follows:

¹ Zone I—California and Josephine and Jackson Counties of Oregon. Zone II—Washington and Oregon except Josephine and Jackson Counties. Zone III—all other areas.

This amendment shall become effective October 9, 1945.

Issued this 9th day of October 1945.

CHESTER BOWLES,
Administrator.

Approved: October 4, 1945.

J. B. Hutson, Under Secretary of Agriculture.

[F. R. Doc. 45-18728; Filed, Oct. 9, 1945; 11:41 a, m.]

TABLE IV—continued
[Addressograph-Multigraph]

		Maximum price						
Model		Below 200000		200000 t	o 241320	24132	Maxi- mum month- ly	
	Rough	Recon- ditioned	Rough	Recon- ditioned	Rough	Recon- ditioned	rental	
H4	400	\$19.00	\$30.50	\$34.50	845.75	\$45.75	\$57.25	\$3.78
H5	500	4.50	7.00	8.00	10.50	10.50	13. 25	1.00
	600	25. 00	40.00	45.00	60.00	60.00	75. 00	5.00
	700	23, 50 44, 00	37. 75 70, 50	42.50	56. 50	56, 50	70.75	4.78
	900	97, 00	155, 25	79, 50 174, 75	105. 75 233, 00	105. 75 233, 00	132, 25 291, 25	8, 75
	1705	108. 75	174, 00	195, 75	261, 00	261, 00	326, 50	19. 50 21. 7
	1900	142, 75	228, 25	256, 75	342, 25	342. 25	428, 00	28. 50
	1970	233, 75	394, 00	420, 75	561.00	561.00	701.50	46.7
F2	2200	88, 25	141. 25	158, 75	211.75	211. 75	264, 75	17.7
	2205	100.00	160.00	180.00	240.00	240.00	300.00	20, 00
F3 Rec	2300	88, 25	141. 25	158. 75	211, 75	211.75	264, 75	17.7
	2305	100.00	160.00	180.00	240.00	240, 00	300,00	20.00
	2700	117. 75	188. 25	211.75	282, 25	282, 25	353.00	23. 50
A4	3400	525. 00	840, 00	945, 00	1,260.00	1,250.00	1,575.00	105.00
G1-44	5300	367.75 40.50	588, 25 65, 00	661, 75	882, 25	882. 25	1,103.00	73. 50
G1-56	6150	88. 75	94, 00	73. 00 105, 75	97. 50 141. 25	97. 50 141. 25	121.75 176, 50	8.00
G1-80	6180	63, 25	101, 25	113, 75	151.75	151. 75	189, 75	12.7
G2-44	WildVersacessaces	73.50	117.75	132, 50	176, 50	176, 50	220. 75	14.7
G2-56	6251	125, 00	200, 00	225, 00	300, 00	300.00	375, 00	25, 00
G2-80	6281	129, 50	207.00	233, 00	310.50	310, 50	388, 25	26, 00
G8-44	6341	194, 00	310.50	349, 50	465, 75	465, 75	582. 25	38. 7
G3-80	6381	232, 50	371. 75	418. 25	557.75	557, 75	697.00	46, 50
	6640	81.00	129. 50	145, 50	194. 25	194, 25	242.75	16, 2

TABLE

[Elliott addressing machines]

		E dulle lin		Maximum price						
Model	Operation		Below 44400		44400 to 78599		78600 up		Maxi- mum month-	
	Hand	Elec- tric	Rough	Recondi-	Rough	Recondi-	Rough	Recondi- tioned	ly reatal charge	
65	x x x x	x x x x x x x x x x x x x x x x x x x	\$16, 25 41, 25 20, 06 45, 00 21, 25 46, 25 25, 00 50, 00 31, 25 56, 25 56, 25 47, 50 62, 50 93, 75 125, 00 125, 00 162, 50 162, 50 162, 50 162, 50	60. 00 100. 60 76. 00 100. 60 150. 00 200. 00 200. 00	74. 25 36. 00 81. 00 38. 25 83. 25 45. 00 90. 00 56. 25 101. 25 67. 50 112. 50 112. 50 112. 50 225. 00 292. 50	99, 00 48, 00 108, 00 51, 00 1111, 00 60, 00 120, 00 75, 00 135, 00 90, 00 1150, 00 114, 00 125, 00 300, 00 300, 00 300, 00	48. 00 108. 06 51. 00 111, 00 60. 00 120. 00 75. 00 135. 00	187, 50 281, 25 375, 00 375, 00	\$3,25 8,25 4,00 9,00 4,25 5,00 10,00 6,25 7,50 12,50 9,50 12,50 12,50 18,75 25,00 32,50 32,50 32,50	

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[2d Rev. MPR 487, Amdt. 3]

WHEAT

A statement of the considerations involved in the issuance of this amendment issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 1.5 of Second Revised Maximum Price Regulation 487 is amended by the addition at the end thereof of the following sentences: "Such statement appearing on the invoices or confirmation of purchase and sale shall indicate with respect to each-of the above items, the name and address of the person performing the service or taking the markup, the nature of the service being performed or the markup taken, and the amount being added to the maximum price and the service and the amount being added to the maximum price and the service being performed or the markup taken, and the amount being added to the maximum price and the service being performed or the markup taken, and the amount being added to the maximum price and the service being performed or the markup taken.

mum prices. No person shall include any of the above items in his maximum price on the sale of any wheat in carload quantities unless he complies with the requirements of this section with respect to such item. The provisions of this section as to the name and address of the person performing the service or taking the markup shall have no application to sales in mixed cars or pool cars, sales in less than carload quantities, sales where the maximum price is determined under the provisions of Section 2.5 of this regulation, or sales where the seller's maximum price is based on a supplier's maximum price which has been determined under the provisions of such section.

This amendment shall become effective October 14, 1945.

Issued this 9th day of October 1945.

CHESTER BOWLES,
Administrator.

Approved: September 28, 1945.

CLINTON P. ANDERSON, Secretary of Agriculture.

[F. R. Doc. 45-18737; Filed, Oct. 9, 1945; 11:40 a. m.]

Chapter XVIII—Office of Stabilization Administrator, Office of War Mobilization and Reconversion

[Directive 72, Amdt. 1]

PART 4003-SUPPORT PRICES; SUBSIDIES

CALIFORNIA RAISIN AND GRAPE PROGRAM FOR 1945-46 MARKETING SEASON

The Secretary of Agriculture and the Price Administrator having submitted certain further information and their recommendations to me relative to the California raisin and grape program for the 1945-46 marketing season, I find it necessary, in order to effectuate the policy established by Executive Orders Nos. 9250, 9328, and 9599, to amend Directive 72 (10 F.R. 9674, 9717), issued by the Economic Stabilization Director, in the following respects:

- 1. The finding in A (2) thereof is hereby deleted and the following inserted in lieu thereof:
- (2) Maximum prices on sales of natural condition raisins are not now necessary to promote the national defense.
- 2. The provisions in B (1) thereof are hereby deleted and the following inserted in lieu thereof:
- (1) Revoke present maximum prices governing sales of natural condition raisins.
- 3. The provisions in B (4) thereof are hereby deleted and the following inserted in lieu thereof:
- (4) Revise present maximum prices: (a) Governing processors' sales (i) of

London Layers (Cluster Muscats), Loose Muscats (natural or sun-dried; and Valencia type), and Zante Currants, to purchasers other than government procurement agencies, and (ii) of all processed raisins to government procurement agencies, and to purchasers for export and to destinations or ports outside Territories and Possessions of the United States, on the basis of the cost and profit study relative to processors' margins now being made by the Office of Price Administration so as to reflect the producer prices specified in paragraph A (1) hereof; and (b) Governing processors' sales of processed raisins, other than those mentioned in paragraph B (4) (a) (i), to purchasers other than government procurement agencies, and other than for export to destinations or ports outside Territories and Possessions of the United States, on the basis of appropriate compensation for any increase in the legal minimum producer prices for 1945 above the respective legal minimum prices for 1944 and subject to such adjustments as the cost and profit study relative to processors' margins, now being made by the Office of Price Administration, may indicate: Provided, That with respect to processed raisins of the Golden Bleached and Sulphur Bleached types of Thompson Seedless raisins, each of such revised maximum prices shall be reduced by \$20.00 per ton.

- 4. The provisions in C thereof are hereby deleted and the following inserted in lieu thereof:
- C. The Department of Agriculture is authorized and directed to subsidize processors' sales of processed raisins (other than London Layers (Cluster Muscats), Loose Muscats (natural or sun-dried; and Valencia type), and Zante Currants) to purchasers other than government procurement agencies and other than for export to destinations or ports outside Territories and Possessions of the United States, through use of funds of Commodity Credit Corporation, so as to enable such processors to pay the producer prices specified in paragraph A (1) hereof and to sell such processed raisins at applicable maximum prices to be established by Office of Price Administration pursuant to paragraph B (4) hereof. The appropriate rate of subsidy shall be determined by the Department of Agriculture after completion of the cost and profit study relative to processors' margins which is now being made by the Office of Price Administration and the maximum prices based upon such study have been issued by the Office of Price Administration, pursuant to B (4) hereof.

(E.O. 9250; E.O. 9328, 3 CFR, Cum. Supp.; E.O. 9599, 10 F.R. 10155 and E.O. 9620, 10 F.R. 12033)

Effective as of August 1, 1945.

Issued this 4th day of October 1945.

J. C. COLLET, Stabilization Administrator.

[F. R. Doc. 45-18687; Filed, Oct. 8, 1945; 1:42 p. m.]

TITLE 47—TELECOMMUNICATION

Chapter I—Federal Communications
Commission

PART 7—COASTAL AND MARINE RELAY SERVICES

PART 8—RULES GOVERNING SHIP SERVICE AVERAGE SUNRISE AND SUNSET TIMES

The Commission, on September 26, 1945, effective 2 a.m., September 30, 1945, revised the Average Sunrise and Sunset Times table 1 (Section 26) of the Standards of Good Engineering Practice Concerning Standard Broadcast Stations, and amended footnotes to the following:

Amended footnote to § 7.81 (d) to read:

For example, 8:01 p. m. Eastern standard time should be entered as 0101 GMT; 8:30 a. m. Eastern standard time should be entered as 1330 GMT; 7:45 p. m. Eastern standard time should be entered as 0045 GMT.

Amended footnote to § 7.82 (d) to read:

For example, 8:01 p. m. Eastern standard time should be entered as 0101 GMT; 8:30 a. m. Eastern standard time should be entered as 1330 GMT; 7:45 p. m. Eastern standard time should be entered as 0045 GMT.

Amended footnote to § 8.221 (d) to read:

For example, 8:01 p. m. Eastern standard time should be entered as 0101 GMT; 8:30 a. m. Eastern standard time should be entered as 1330 GMT; 7:45 p. m. Eastern standard time should be entered as 0045 GMT.

Amended footnote to § 8.222 (c) (5) to read:

For example, 8:01 p. m. Eastern standard time should be entered as 0101 GMT; 8:30 a. m. Eastern standard time should be entered as 1330 GMT; 7:45 p. m. Eastern standard time should be entered as 0045 GMT.

(Sec. 4 (i), 48 Stat. 1068; 47 U.S.C. 154 (8); sec. 303 (f), 48 Stat. 1082; 47 U.S.C. 303 (f))

By the Commission.

[SEAL] WM. P. MASSING, Acting Secretary.

[F. R. Doc. 45-18558; Filed, Oct. 5, 1945; 3:02 p. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

[S. O. 71-B]

PART 97-ROUTING OF TRAFFIC

RESTRICTING THE FURNISHING OF LIVESTOCK CARS

At a session of the Interstate Commerce Commission, Division 3, held at its

¹⁰ F.R. 7403, 7500, 7539, 7578, 8239, 8239, 8467, 8611, 8657, 8905, 8936, 9023, 9023, 9023, 9118, 9119, 9277, 9447, 9628, 9928, 10025, 10229, 10311, 10303, 11072.

¹ To appear in issue of later date.

office in Washington, D. C., on the 5th day of October, A. D. 1945.

Upon further consideration of the provisions of Service Order No. 71-A (10 F.R. 12090), and good cause appearing therefor: It is ordered, That:

Service Order No. 71-A (10 F.R. 12090) of September 20, 1945, vacating Service Order No. 71 Restricting the furnishing of livestock cars, be, and it is hereby, vacated and set aside.

It is further ordered, That this order shall become effective at 6:00 p. m., October 5, 1945; that a copy of this order and direction shall be served upon the Association of American Railroads, Car Service Division, as agent of the railroad subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 45-18688; Filed, Oct. 8, 1945; 2:30 p. m.]

Notices

DEPARTMENT OF LABOR.

Office of the Secretary.

[WLD 111]

DALLAS TRANSFER AND TERMINAL WAREHOUSE CO.

FINDING AS TO CONTRACTS IN PROSECUTION OF WAR

In the matter of Dallas Transfer and Terminal Warehouse Co., Dallas, Texas; Case No. S-2699.

Pursuant to section 2 (b) (3) of the War Labor Disputes Act (Pub. No. 89, 78th Cong., 1st sess.) and the Directive of the President dated August 10, 1943, published in the Federal Register August 14, 1943, and

Having been advised of the existence of a labor dispute involving Dallas Transfer and Terminal Warehouse Co., Dallas, Texas.

I find that the motor transportation of freight by Dallas Transfer and Terminal Warehouse Co., Dallas, Texas, pursuant to contracts with industrial concerns, long-distance motor lines and agencies of the Federal Government is contracted for in the prosecution of the war within the meaning of section 2 (b) (3) of the War Labor Disputes Act.

Signed at Washington, D. C., this 5th day of October 1945.

L. B. Schwellenbach, Secretary.

[F. R. Doc. 45-18730; Filed, Oct. 9, 1945; 11:29 a. m.]

[WLD 116]

SHERIDAN TRANSPORTATION CO., ET AL.

FINDING AS TO CONTRACTS IN PROSECUTION OF WAR

In the matter of Sheridan Transportation Co., Independent Towing Co., Banks Towing Co., P. F. Martin Towing Co., Taylor & Anderson Towing Co., Philadelphia, Pennsylvania. Case No. S-2809.

Pursuant to section 2 (b) (3) of the War Labor Disputes Act (Pub. No. 89, 78th Cong., 1st sess.) and the Directive of the President dated August 10, 1943, published in the Federal Register August 14, 1943, and

Having been advised of the existence of a labor dispute involving Sheridan Transportation Co., Independent Towing Co., Banks Towing Co., P. F. Martin Towing Co., and Taylor & Anderson Towing Co., Philadelphia, Pennsylvania,

I find that the transportation activities of Sheridan Transportation Co., Independent Towing Co., Banks Towing Co., P. F. Martin Towing Co., and Taylor & Anderson Towing Co., Philadelphia, Pennsylvania, consisting of the towing of vessels and barges pursuant to contracts with industrial concern, steamship lines or the War Shipping Administration, are contracted for in the prosecution of the war within the meaning of section 2 (b) (3) of the War Labor Disputes Act.

Signed at Washington, D. C., this 8th day of October 1945.

L. B. Schwellenbach, Secretary.

[F. R. Doc. 45-18731; Filed, Oct. 9, 1945; 11:29 a.m.]

BUREAU OF THE BUDGET.

DETERMINATION OF PERSONNEL, RECORDS, PROPERTY, AND APPROPRIATION BALANCES RELATING, PRIMARILY TO FUNCTIONS TRANSFERRED FROM OFFICE OF WAR INFORMATION AND OFFICE OF INTERAMERICAN AFFAIRS TO DEPARTMENT OF
STATE AND FROM OFFICE OF WAR INFORMATION TO BUREAU OF THE BUDGET

SEPTEMBER 14, 1945.

To the heads of the Office of War Information, the Office of Inter-American Affairs, and the Department of State:

Pursuant to the authority conferred upon me as Director of the Bureau of the Budget by the provisions of Executive Order No. 9608, of August 31, 1945, I hereby make administrative determinations with respect to personnel, records, property, and appropriation balances relating primarily to functions transferred from the Office of War Information and from the Office of Inter-American Affairs to the Interim International Information Service of the Department of State; and from the Office of War Information to the Bureau of the Budget; and order the transfer effective as of August 31, 1945, as follows:

1. To the Interim International Information Service of the Department of State from the Office of War Information the personnel, at grades, titles, and salaries as of August 31, 1945, together with the records, property (including con-

tracts and rights), facilities, funds, and obligations pertaining to the following organization units:

a. Overseas Operations Branch, including all organization units thereof.

- b. The Office of Assistant Director for Management, including the Regional Executive Offices in New York and San Francisco.
- c. The Office of the General Counsel.d. The Security Offices in New York
- and San Francisco.

 e. The field office for liaison with Canada.
- f. The Office of Deputy Director for Foreign Relations.
- 2. To the Interim International Information Service of the Department of State from the Office of Inter-American Affairs the personnel, as grades, titles, and salaries as of August 31, 1945, together with the records, property (including contracts and rights), facilities, funds, and obligations pertaining to the following organization units:
 - a. Motion Picture Division.
 - b. Radio Division.
 - c. Regional Division.
- d. Department of Press and Publications.
 - e. Field Administrative Offices.

f. Reception and Expediting Centers Project of Department of Special Services.

There is also transferred from other organization units, the personnel as shown on the attached Schedule A¹ which relate to the functions transferred, together with the records, property (including contracts and rights), facilities, funds, and obligations pertaining thereto.

- 3. To the Bureau of the Budget from the Office of War Information the personnel, at grades, titles, and salaries as of that date, together with the records, property (including contracts and rights), facilities, funds and obligations pertaining to the following organization units of the Domestic Operations Branch:
 - a. Bureau of Special Services.

b. The Inter-Agency Publications Committee Unit.

Schedules. Schedules A, B, and C, attached to this determination, are hereby made a part thereof.

HAROLD D. SMITH, Director.

[F. R. Doc. 45-18670; Filed, Oct. 8, 1945; 12:41 p. m.]

FEDERAL POWER COMMISSION.

[Docket No. G-625]

METROPOLITAN EASTERN CORP.

ORDER POSTPONING HEARING
OCTOBER 5, 1945.

Upon consideration of the application filed September 17, 1945, by the National Coal Association and United Mine Workers of America, requesting that the hearing in this matter be postponed; and

It appearing to the Commission that:
(a) On June 22, 1945, the Commission ordered that a public hearing be held

¹ Filed as part of the original document.

in the above-entitled matter, com-mencing October 15, 1945, at 10:00 a. m., in the Hearing Room of the Federal Power Commission, Hurley-Wright Building, 1800 Pennsylvania Avenue, N. W., Washington, D. C.; (b) By a letter of October 3, 1945, Ap-

plicant requested a postponement of such hearing from October 15, 1945, to January 15, 1946, in order to permit it to prepare data and continue certain negotiations necessary before a hearing is held:

(c) Good cause exists for postponing the hearing in the above-entitled pro-

The Commission orders that:

The public hearing in the aboveentitled matter is hereby postponed to January 15, 1946, at 10:00 a.m., in the Hearing Room of the Federal Power Commission, Hurfey-Wright Building, 1800 Pennsylvania Avenue NW., Washington, D. C.

By the Commission.

[SEAL]

LEON M. FUQUAY, Secretary.

[F. R. Doc. 45-18717; Filed, Oct. 9, 1945; 10:01 a. m.1

OFFICE OF ALIEN PROPERTY CUS-TODIAN.

[Supp. Vesting Order 5237]

KIYOKO HARADA

In re: Eleven shares of irrigation stock owned by Kiyoko Harada.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian, after investigation:

1. Having found and determined in Vest-ing Order Number 4369, dated November 28, 1944, that Kiyoko Harada is a national of a

designated enemy country (Japan):
2. Finding that Kiyoko Harada is the owner of the property described in subparagraph 3 hereof;

3. Finding that the property described as follows: Eleven shares of stock of the Hallwood Irrigation Company, Marysville, California, which shares of stock are evidenced by Certificate Number 109, issued April 7, 1919, to Kiyoko Harada,

is property within the United States owned controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, a national of a designated enemy country (Japan);

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a desig-

nated enemy country (Japan);
And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national

interest.

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 24, 1945.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 45-18636; Filed, Oct. 8, 1945; 11:11 a.m.]

[Vesting Order CE 41, Amdt.]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS ON PROCEEDINGS IN CERTAIN NEW YORK COURTS

Vesting Order Number CE-41, dated September 4, 1945, is hereby amended as follows and not otherwise:

By deleting the words "William V. Elliott, Public Administrator, Kings County, Municipal Building, Brooklyn, New York, as Administrator of the Estate of Eslund or Aanund Gronli", appearing in Column 5, of Item 2 in Exhibit A, and substituting therefor the words "Treasurer of the City of New York, Municipal Building, New York, New York".

All other provisions of said Vesting Order Number CE-41 and all action taken on behalf of the Alien Property Custodian in reliance thereon, pursuant thereto and under authority thereof are hereby ratified and confirmed.

Executed at Washington, D. C. on October 3, 1945.

[SEAL] JAMES E. MARKHAM. Alien Property Custodian.

[F. R. Doc. 45-18637; Filed, Oct. 8, 1945; 11:11 a, m.]

[Vesting Order CE 47]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN NEW YORK COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof. was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures:

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A: and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 4, 1945.

[SEAL] JAMES E. MARKHAM. Alien Property Custodian.

EXHIBIT A

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Name	Country or territory	Action or proceeding	Interest	Depositary	Sum vested
		Item 1			
Alsbieta Kulesza	Poland	Estate of Klemens Krupowies, deceased, in the Surrogate's Court, Nassau County, N. Y., No. 22078.	\$263, 92	County Treasurer, Nassau County, Mineola, N. Y.	\$19.
Peter Krupowies	Poland	Same	52.78	Same	5.
Paul Krupowies	Poland	Same	52.79	Same	5.
Francisek Krupowies	Poland	Same4	_52.78	Same	5.
Kazimierz Krupowies	Poland	Same	52.79	Same	δ.
Joachim Krupowies	Poland	Same	52. 78	Same	5.
Juzef Krupowies	Poland	Same	131. 96	Same	9.
Stanislaw Krupowies	Poland	Same8	131, 96	Same	9.
		Item 9			
Anthony Kilezewski	Poland	Estate of Hipolili Kilezewski, also known as Hipolit Kelezewski, also known as Hipolit Kilezewski, deceased, in the Surrogate's Court, Nassau County, N. Y., No. 39362/42.	500, 23	Same	82.
oseph Kilczewski	Poland	Same	500. 23	Same	82
Victor Danielsen	Denmark	Item 11 Estate of Walter E. Nielsen, deceased, in the Surrogate's Court, Nassau County, N. Y., No. 40025/43.	585, 83	County Treasurer, Nassau County, Mincola, N. Y.	18.
Ellen Asmussen	Denmark	Same	585. 83	Same	18.
Anna Sorensen	Denmark	Same	585. 84	Same	18
Agnes Danielsen	Denmark	Same	- 585, 84	Same	18
Anna Anderson	Denmark	Same	4, 100. 85	Same	129
Bent Rasmussen	Denmark	Same	585. 84	Same	18
Harry Danielsen	Denmark	Same	292, 92	Same	9
Nanna Danielsen	Denmark	Same	292, 92	Same	
Names Damesen	Demont & Street	Item 19			
DeRoose Albertine deMeyer	Belgium	Estate of Romain de Meyer, deceased, in the Surrogate's Court, New York County, N. Y., No. 14327/42, Item 20	1,005.83	Public Administrator of the County of New York, 31 Chambers Street, New York, N. Y.	45
Giuseppe Gatti-Casazza	Italy	Estate of Giulio Gatti-Casazza, deceased, in the Surrogate's Court, New York County, N. Y., No. P-2816/40. Hem 21	80, 885, 04	Fifth Avenue Bank of New York, Ancillary Executor, 530 Fifth Ave- nue, New York City, N. Y.	543
gnatz Labanoski, and Frances W. Labanoski, and their heirs at law, next of kin, distributees, devisees, legatees, executors, administrators and successors in interest.		Estate of Ivan Ignatav Labanowski, deceased, in the Surregate's Court, Orange County, N. Y.	4, 560. 46	County Treasurer of the County of Orange, Goshen, N. Y.	684

[F. R. Doc. 45-18638; Filed, Oct. 8, 1945; 11:11 a.m.]

[Vesting Order CE 48]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN NEW YORK COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A; Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said

Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made. Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C. on October 5, 1945.

[SEAL]

James E. Markham, Alien Property Custodian.

EXHIBIT A

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Name	Country or territory	Action or proceeding	Interest	Depositary	Sum veste
		Item 1			
aetano Megna	Italy	Estate of Salvatore Megna, deceased, in the Surrogate's Court, New York County, N. Y., No. A 1052/43.	\$1,566.93	Treasurer of the City of New York, Municipal Building, New York City, N. Y.	\$32.
iovanna Nasta	Italy	Same	1, 566. 93	Same	32.
aria Chiri	Italy	Same	1, 566. 93	Same	32
hatzkel Fuchs.	Poland	Item 4 Estate of Morris Fox, deceased, in the Surrogate's Court, New York County, N. Y., No.	2, 317. 61	Same	135
haitza Fuchs	Poland	A 1562/42. Same	2, 317. 61	Same	135
idow and children of Jacob Fuchs,	Poland	Same	2, 317. 60	Same	135
deceased.	France	Hem 7 Estate of John Kapyan, deceased, in the Surro-	1,063.53	Same.	46
irkis Kajanagan	T tall (C)	gate's Court, New York County, N. Y., No. P 2031/42.			
vedis Kapanagian	France	Same	1, 063. 54	Same	46
bbe Altmark, Feivel Altmark, David Altmark, Channah Yente Wasserstein, heirs at law of Chaim Altmark.	Poland	Estate of Jacob Altmark, deceased, in the Surrogate's Court, Kings County, N. Y., No. 3308/41.	2, 153, 51	Same	41
ne Executor or administrator and all of the children, if any, and other	France	Item 10 Estate of Sophie Scheltel, deceased, in the Surrogate's Court, New York County, N. Y., No.	4, 568. 01	Treasurer of the City of New York, Municipal Building, New York	524
heirs at law, next of kin, devisee, legatees, distributees, and creditors of Henry Ducout, deceased.		P 803/21. Item 11		City, N. Y.	
oldie Greenspan	Poland	Estate of Beryl Toppel, also known as Berl Topel, deceased, in the Surrogate's Court, New York County, N. Y., No. 707/42.	64. 22	Same	1:
		Item 18	01.00		
nna K. Coopersmith	Poland	Same	64, 22	Same	1
iphonse Litzler	France	Estate of Joseph Litzler, deceased, in the Surrogate's Court, New York County, N. Y., No. A 201/39.	764. 77	Same	31
ne Executor, administrator, heirs at law, next of kin, distributees, and assigns of Etlenne Litzler,	France	Same	764. 76	Same	3
deceased.		Item 15			
ncent Cuchal	Czechoslovakia	Estate of Joseph Cuchal, deceased, in the Surrogate's Court, Queens County, N. Y., No. 757/41. Item 16	500.00	Same	2
ota Rosie Wishengrod	Poland	Estate of Clara Kores, also known as Clara Turkus, deceased, in the Surrogate's Court, Kings County, N. Y., No. 5745/42.	531. 29	Treasurer of the City of New York, Municipal Building, New York City, N. Y.	3

[F. R. Doc. 45-18639; Filed, Oct. 8, 1945; 11:11 a. m.]

[Vesting Order 5257] ALBERT DIETSCH

In re: Estate of Albert Dietsch, deceased; File D-28-9396; E. T. sec. 12500. Under the authority of the Trading with the Enemy Act, as amended, and

Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows:

A. An undivided eleven - twentieths (11/20ths) interest in the following described real property: West one-half (W 1/2) of Sec-

tion Two (2), and the West one-half (W ½) of Section Eleven (11) in Township (1) North, Range Fifty-seven (57) West of the Sixth Principal Meridian, Morgan County, Colorado.

Together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds,

benefits or other payments arising from the ownership of such property, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries. B. All right, title, interest and claim of

any kind or character whatsoever of Anna Benz, Karolina Grouner, Katherine Dietsch, Albert Dietsch, and Children, names un-known, of Daniel Dietsch, deceased, and each them, in and to the estate of Albert Dietsch, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Anna Benz, Germany. Karolina Grouner, Germany, Katherine Dietsch, Germany. Albert Dietsch, Germany. Children, names unknown, of Daniel Dietsch, deceased, Germany.

That such property is in the process of administration by the Colorado National Bank of Denver, as Administrator of the Estate of Albert Dietsch, deceased, acting under the judicial supervision of the County Court, Morgan County, Colorado;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated

enemy country, (Germany);
And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national

hereby vests in the Alien Property Cus-todian the property described in "A", and "B" above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1, a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C. on October 3, 1945.

JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 45-18719; Filed, Oct. 9, 1945; 10:38 a. m.l

| Vesting Order 52581

MARTHA A. JEUTHER

In re: Estate of Martha A. Jeuther, deceased; File D-28-9750; E. T. sec. 13672.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Amalie Jeuther, Gisela Fassbender, Son of Lilly Fassbender, name unknown, and other children of Lilly Fassbender, names unknown, and each of them, in and to the Estate of Martha A. Jeuther, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Materials and Last Known Address

Amalie Jeuther, Germany. Gisela Fassbender, Germany. Son of Lilly Fassbender, name unknown, Germany.

Other children of Lilly Fassbender, names unknown, Germany.

That such property is in the process of administration by Margaretha Vogt, as Executrix, acting under the judicial supervision of the County Judge's Court, Highlands County, Sebring, Florida;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated

enemy country (Germany),
And having made all determinations and taken all action required by law, including appropriate consultation, and certification, and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 3, 1945.

ISTAT 1 JAMES E. MARKHAM. Alien Property Custodian.

[F. R. Doc. 45-18720; Filed, Oct. 9, 1945; 10:38 a. m.]

> [Vesting Order 5259] BLASIUS MAYER

In re: Trust under the will of Blasius Mayer, deceased. File No. D-28-2468; E.T. sec. 3712.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Theresa Mayer Birkenseher, the children, names unknown, of Theresa Mayer, Birkenseher, Lidwina Mayer, Josef Mayer, Martin Mayer, Theresa Mayer Stark, Nicolas Mayer, the heirs at law, next of kin and personal rep-resentatives of Nicolas Mayer, names un-known, Andreas Mayer, Otilla Mayer, Rev. Hermann Mayer or Meier and the heirs at law, next of kin and personal representa-tives of Blasius Mayer, deceased, names unknown, and each of them, in and to the trust created under the Will of Blasius Mayer, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Theresa Mayer Birkenseher, Germany. The children, names unknown, of Theresa

Mayer Birkenseher, Germany. Lidwina Mayer, Germany. Josef Mayer, Germany. Martin Mayer, Germany.

Theresa Mayer Stark, Germany.
Nicolas Mayer, Germany.
The heirs at law, next of kin and personal representatives of Nicolas Mayer, names unknown, Germany.

Andreas Mayer, Germany. Otilia Mayer, Germany. Rev. Hermann Mayer or Meier, Germany. The heirs at law, next of kin and personal representatives of Blasius Mayer, deceased, names unknown, Germany.

That such property is in the process of administration by Camden Trust Company, as Trustee of the trust under the will of Blasius Mayer, deceased, acting under the judicial supervision of the Orphans' Court of Camden County, New Jersey;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated

enemy country, Germany;
And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pend-

ing further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as

Executed at Washington, D. C., on October 3, 1945.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 45-18721; Filed, Oct. 9, 1945; 10:38 a. m.l

[Vesting Order 5260] MARTIN MAYER

In re: Estate of Martin Mayer, deceased. File D-28-9531; E. T. sec. 12963. Under the authority of the Trading

with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Karolena Haerle, Anna Remmele and Fritz Mayer, and each of them, in and to the estate of Martin Mayer, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Karolena Haerle, Germany. Anna Remmele, Germany. Fritz Mayer, Germany.

That such property is in the process of administration by William H. Godschalx, as Administrator of the estate of Martin Mayer, acting under the judicial supervision of the Probate Court of the State of Idaho, in and for the County of Payette;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national in-terest of the United States requires that such persons be treated as nationals of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 3, 1945.

JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 45-18722; Filed, Oct. 9, 1945; 10:38 a. m.]

[Vesting Order 5261] ANNA REICHARDT

In re: Estate of Anna Reichardt, deceased. (File D-28-2070; E. T. sec. 2365)

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Joseph Zitzlsberger, Therese Kumpfmuller, Frank Hermsdorf, Sophie Hermsdorf, Annalise Hermsdorf, Sophie Hermsdorf, Annalise Hermsdorf, Theresa Hermsdorf, Anna Herms-dorf and Ludwig Zitzlsberger, and each of them, in and to the Estate of Anna Reichardt, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Joseph Zitzlsberger, Germany. Therese Kumpfmuller, Germany, Frank Hermsdorf, Germany. Sophie Hermsdorf, Germany. Annalise Hermsdorf, Germany. Theresa Hermsdorf, Germany. Anna Hermsdorf, Germany, Ludwig Zitzlsberger, Germany.

That such property is in the process of administration by C. Bert Connolly and August J. Herrlich, as Executors, acting under the judicial supervision of the Surrogate's Court of New York County, New York; And determining that to the extent that

such nationals are persons not within a des-

ignated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national in-

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 3, 1945.

JAMES E. MARKHAM. [SEAL] Alien Property Custodian.

[F. R. Doc. 45-18723; Filed, Oct. 9, 1945; 10:39 a. m.]

[Vesting Order 5262]

LOUIS SCHOLLER

In re: Estate of Louis Scholler, also known as L. Scholler, deceased. File D-28-9713; E. T. sec. 13603.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Jacob Scholler and Wilhelmina Scholler, also known as Mina Scholler, and each of them, in and to the Estate of Louis Scholler, also known as L. Scholler, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Jacob Scholler, Germany. Wilhelmina Scholler, also known as Mina Scholler Germany.

That such property is in the process of administration by C. R. Puckhaber and Mary Scholler, as Co-Executors of the Estate of

Louis Scholler, also known as L. Scholler, acting under the judicial supervision of the Superior Court of the State of California, in and for the City and County of San Francisco;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany;

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national

interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 3, 1945.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 45-18724; Filed, Oct. 9, 1945; 10:39 a. m.]

[Vesting Order 5263]

MARTIN SPOHN

In re: Estate of Martin Spohn, deceased; File D-28-9881; E. T. sec. 13964.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Johannes Spohn in and to the Estate of Martin Spohn, deceased.

is property payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National and Last Known Address

Johannes Spohn, Germany.

That such property is in the process of administration by Fred W. Foell and Walter

Foell, as Administrators, acting under the judicial suprvision of the Orphans' Court of Philadelphia County, Pennsylvania; And determining that to the extent that

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national in-

terest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 3, 1945.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 45-18725; Filed, Oct. 9, 1945; 10:39 a. m.]

[Vesting Order 5265]
ANTON YURKOVITCH

In re: Estate of Anton Yurkovitch, deceased; File D-28-9897; E.T. sec. 13988.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Yosef Yurkovic and Franz Yurkovic, and each of them, in and to the Estate of Anton Yurkovitch, deceased.

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Yosef Yurkovic, Germany. Franz Yurkovic, Germany. That such property is in the process of administration by Theresa Yurkovitch, as Administratrix, acting under the judicial supervision of the Orphans' Court of Allegheny County, Pittsburgh, Pennsylvania.

County, Pittsburgh, Pennsylvania;
And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date here-of, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 3, 1945.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 45-18726; Filed, Oct. 9, 1945; 10:39 a. m.]

[Vesting Order 5268]

VENTURA CINTI

In re: Estate of Ventura Cinti, also known as Ventura R. Cinti, Venture R. Cinti, V. Cinti and Ventura Rosa Cinti, deceased; File D-38-3545; E. T. sec. 12869.

. Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Rachele Buliosi in and to the Estate of Ventura Cinti, also known as Ventura R. Cinti, Venture R. Cinti, V. Cinti and Ventura Rosa Cinti, deceased,

is property payable or deliverable to, or claimed by, a national of a designated enemy country, Italy, namely,

National and Last Known Address Rachele Buliosi, Italy,

That such property is in the process of administration by Bank of America National Trust and Savings Association, as Executor, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Contra Costa; And determining that to the extent that

such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Italy);

And having made all determinations and

taken all action required by law, including appropriate consultation and certification and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1, a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on October 5, 1945.

JAMES E. MARKHAM, [SEAT.] Alien Property Custodian.

F. R. Doc. 45-18727; Filed, Oct. 9, 1945; 10:39 a. m.]

OFFICE OF DEFENSE TRANSPORTA-TION.

[Notice and Order of Termination 58] LAKE SUPERIOR MOTOR FREIGHT

POSSESSION, CONTROL AND OPERATION OF MOTOR CARRIERS

Pursuant to Executive Order 9462 (9 F.R. 10071), I hereby determine that possession and control of the motor carrier transportation system of Lake Superior Motor Freight by the United States is no longer necessary for the successful prosecution of the war, and it is hereby ordered, that:

1. Termination of possession and control. Possession and control by the United States of the motor carrier transportation system of S. L. Goldish, doing business as Lake Superior Motor Freight, 2101/2 East Second Street, Duluth, Minnesota, including all real and personal property and other assets of said motor carrier, taken and assumed pursuant to Executive Order 9462 and the notice and order of the Director of the Office of Defense Transportation issued August 11, 1944, is hereby terminated and relinquished as of 12:01 o'clock a. m., October 10, 1945. No further action shall be required to effect the termination of Government control and relinquishment of possession hereby ordered.

2. Communications. Communications concerning this order should be addressed to the Office of Defense Transportation, Washington 25, D. C., and should refer to "Notice and Order of

Termination No. 58."

Issued at Washington, D. C., this 9th day of October 1945.

J. M. JOHNSON. Director Office of Defense Transportation. [F. R. Doc. 45-18707; Filed, Oct. 9, 1945; 9:24 a. m.]

[Notice and Order of Termination 59]

SIOUX TRANSPORTATION CO.

POSSESSION, CONTROL AND OPERATION OF MOTOR CARRIERS

Pursuant to Executive Order 9462 (9 F.R. 10071), I hereby determine that possession and control of the motor carrier transportation system of Sioux Transportation Company by the United States is no longer necessary for the successful prosecution of the war, and it is hereby ordered, that:

- 1. Termination of possession and control. Possession and control by the United States of the motor carrier transportation system of Sloux Transportation Company, 310 Jennings St., Sloux City, Iowa, including all real and personal property and other assets of said motor carrier, taken and assumed pursuant to Executive Order 9462 and the notice and order of the Director of the Office of Defense Transportation issued August 11, 1944, is hereby terminated and relinquished as of 12:01 o'clock A. M., October 10, 1945. No further action shall be required to effect the termination of Government control and relinquishment of possession hereby ordered.
- 2. Communications. Communications concerning this order should be addressed to the Office of Defense Transportation, Washington 25, D. C., and should refer to "Notice and Order of Termination No. 59."

Issued at Washington, D. C., this 9th day of October 1945.

> J. M. JOHNSON, Director, Office of Defense Transportation.

[F R. Doc. 45-18708; Filed, Oct. 9, 1945; 9:24 a. m.]

[Notice and Order of Termination 60] SCHMIDT TRUCK LINES

POSSESSION, CONTROL AND OPERATION OF MOTOR CARRIERS

Pursuant to Executive Order 9462 (9 F.R. 10071), I hereby determine that possession and control of the motor carrier transportation system of Schmidt Truck Lines by the United States is no longer necessary for the successful prosecution of the war, and it is hereby ordered, that:

- 1. Termination of possession and con-Possession and control by the United States of the motor carrier transportation system of Adolph Muehring and Herman H. Muehring, doing business as Schmidt Truck Lines, 301 S. 1st Ave. E., Duluth, Minnesota, including all real and personal property and other assets of said motor carrier, taken and assumed pursuant to Executive Order 9462 and the notice and order of the Director of the Office of Defense Transportation issued August 11, 1944, is hereby terminated and relinquished as of 12:01 o'clock a. m., October 10, 1945. No further action shall be required to effect the termination of Government control and relinquishment of possession hereby ordered.
- 2. Communications. Communications concerning this order should be addressed to the Office of Defense Transportation, Washington 25, D. C., and should refer to "Notice and Order of Termination No. 60."

Issued at Washington, D. C., this 9th day of October 1945.

> J. M. JOHNSON, Director. Office of Defense Transportation.

[F. R. Doc. 45-18709; Filed, Oct. 9, 1945; 9:24 a. m.]

[Notice and Order of Termination 61]

ROHWEDER TRUCK LINES, INC.

POSSESSION, CONTROL AND OPERATION OF MOTOR CARRIERS

Pursuant to Executive Order 9462 (9 F.R. 10071), I hereby determine that possession and control of the motor carrier transportation system of Rohweder Truck Lines, Inc., by the United States is no longer necessary for the successful prosecution of the war, and it is hereby ordered, that:

1. Termination of possession and con-Possession and control by the United States of the motor carrier transportation system of Rohweder Truck Lines, Inc., Pipestone, Minnesota, including all real and personal property and other assets of said motor carrier, taken and assumed pursuant to Executive Order 9462 and the notice and order of the Director of the Office of Defense Transportation issued August 11, 1944, is hereby terminated and relinquished as of 12:01 o'clock A. M., October 10, 1945. No further action shall be required to effect the termination of Government control and relinquishment of possession hereby ordered.

2. Communications. Communications concerning this order should be addressed to the Office of Defense Transportation, Washington 25, D. C., and should refer to "Notice and Order of Termination No. 61."

Issued at Washington, D. C., this 9th day of October 1945.

J. M. JOHNSON,
Director,
Office of Defense Transportation.

[F. R. Doc. 45-18710; Filed, Oct. 9, 1945;
9:24 a. m.]

[Notice and Order of Termination 62] SCHIEN TRUCK LINES

POSSESSION, CONTROL AND OPERATION OF MOTOR CARRIERS

Pursuant to Executive Order 9462 (9 F.R. 10071), I hereby determine that possession and control of the motor carrier transportation system of Schien Truck Lines by the United States is no longer necessary for the successful prosecution of the war, and it is hereby ordered, that:

- 1. Termination of possession and control. Possession and control by the United States of the motor carrier transportation system of William A. Schien. doing business as Schien Truck Lines, 416 W. Main St., Sedalia, Missouri, including all real and personal property and other assets of said motor carrier, taken and assumed pursuant to Executive Order 9462 and the notice and order of the Director of the Office of Defense Transportation issued August 11, 1944, is hereby terminated and relinquished as of 12:01 o'clock a. m., October 10, 1945. No further action shall be required to effect the termination of Government control and relinquishment of possesison hereby ordered
- 2. Communications. Communications concerning this order should be addressed to the Office of Defense Transportation, Washington 25, D. C., and should refer to "Notice and Order of Termination No. 62."

Issued at Washington, D. C., this 9th day of October, 1945.

J. M. Johnson,
Director,
Office of Defense Transportation.

[F. R. Doc. 45-18711; Filed, Oct. 9, 1945; 9:24-a, m.]

[Notice and Order of Termination 63]

McKeown Trucks

POSSESSION, CONTROL AND OPERATION OF MOTOR CARRIERS

Pursuant to Executive Order 9462 (9 F.R. 10071), I hereby determine that possession and control of the motor carrier transportation system of McKeown Trucks by the United States is no longer necessary for the successful prosecution of the war, and it is hereby ordered, that:

1. Termination of possession and control. Possession and control by the

United States of the motor carrier transportation system of Victor McKeown, doing business as McKeown Trucks, 5261/2 East 1st Street, Duluth, Minnesota, including all real and personal property and other assets of said motor carrier, taken and assumed pursuant to Executive Order 9462 and the notice and order of the Director of the Office of Defense Transportation issued August 11, 1944, is hereby terminated and relinquished as of 12:01 o'clock a. m., October 10, 1945. No further action shall be required to effect the termination of Government control and relinquishment of possession hereby ordered

2. Communications. Communications concerning this order should be addressed to the Office of Defense Transportation, Washington 25, D. C., and should refer to "Notice and Order of Termination No. 63."

Issued at Washington, D. C., this 9th day of October 1945.

J. M. JOHNSON,
Director,
Office of Defense Transportation.

[F. R. Doc. 45-18712; Filed, Oct. 9, 1945;
9:24 a. m.]

[Notice and Order of Termination 64]
UNION FREIGHTWAYS

POSSESSION, CONTROL AND OPERATION OF MOTOR CARRIERS

Pursuant to Executive Order 9462 (9 F.R. 10071), I hereby determine that possession and control of the motor carrier transportation system of Union Freightways by the United States is no longer necessary for the successful prosecution of the war, and it is hereby ordered, that:

- 1. Termination of possession and con-Possession and control by the United States of the motor carrier transportation system of Union Transfer Company, doing business as Union Freightways, 720 Leavenworth Street, Omaha, Nebraska, including all real and personal property and other assets of said motor carrier, taken and assumed pursuant to Executive Order 9462 and the notice and order of the Director of the Office of Defense Transportation issued August 11, 1944, is hereby terminated and relinquished as of 12:01 o'clock a.m., October 10, 1945. No further action shall be required to effect the termination of Government control and relinquishment of possession hereby ordered.
- 2. Communications. Communications concerning this order should be addressed to the Office of Defense Transportation, Washington 25, D. C., and should refer to "Notice and Order of Termination No. 64."

Issued at Washington, D. C., this 9th day of October, 1945.

J. M. Johnson, Director, Office of Defense Transportation.

[F. R. Doc. 45-18713; Filed, Oct. 9, 1945; 9:24 a.m.]

[Notice and Order of Termination 65] Brown Transfer Co.

POSSESSION, CONTROL AND OPERATION OF MOTOR CARRIERS

Pursuant to Executive Order 9462 (9 F.R. 10071), I hereby determine that possession and control of the motor carrier transportation system of Brown Transfer Company by the United States is no longer necessary for the successful prosecution of the war, and it is hereby ordered, that:

- 1. Termination of possession and control. Possession and control by the United States of the motor carrier transportation system of John Brown and Alvin H. Brown, doing business as Brown Transfer Company, 1925 Avenue A, Kearney, Nebraska, including all real and personal property and other assets of said motor carrier, taken and assumed pursuant to Executive Order 9462 and the notice and order of the Director of the Office of Defense Transportation issued August 11, 1944, is hereby terminated and relinquished as of 12:01 o'clock a. m., October 10, 1945. No further action shall be required to effect the termination of Government control and relinquishment of possession hereby ordered.
- 2. Communications. Communications concerning this order should be addressed to the Office of Defense Transportation, Washington 25, D. C., and should refer to "Notice and Order of Termination No. 65."

Issued at Washington, D. C., this 9th day of October 1945.

J. M. Johnson,
Director,
Office of Defense Transportation.

[F. R. Doc, 45-18714; Filed, Oct. 9, 1945;
9:24 a. m.]

[Notice and Order of Termination 66]

DARLING TRANSFER

POSSESSION, CONTROL AND OPERATION OF MOTOR CARRIERS

Pursuant to Executive Order 9462 (9 F.R. 10071), I hereby determine that possession and control of the motor carrier transportation system of Darling Transfer by the United States is no longer necessary for the successful prosecution of the war, and it is hereby ordered, that:

1. Termination of possession and con-Possession and control by the United States of the motor carrier transportation system of Charles W. Darling, doing business as Darling Transfer, 1020 J Street, Auburn, Nebraska, including all real and personal property and other assets of said motor carrier, taken and assumed pursuant to Executive Order 9462 and the notice and order of the Director of the Office of Defense Transportation issued August 11, 1944, is hereby terminated and relinquished as of 12:01 o'clock a. m., October 10, 1945. No further action shall be required to effect the termination of Government control and relinquishment of possession hereby ordered.

2. Communications. Communications concerning this order should be addressed to the Office of Defense Transportation, Washington 25, D. C., and should refer to "Notice and Order of Termination No. 66."

Issued at Washington, D. C., this 9th day of October 1945.

J. M. JOHNSON,
Director,
Office of Defense Transportation.

[F. R. Doc. 45-18715; Filed, Oct. 9, 1945;
9:25 a. m.]

[Notice and Order of Termination 67]

COMMERCIAL FREIGHT LINES, INC.

POSSESSION, CONTROL AND OPERATION OF MOTOR CARRIERS

Pursuant to Executive Order 9462 (9 F.R. 10071), I hereby determine that possession and control of the motor carrier transportation system of Commercial Freight Lines, Inc., by the United States is no longer necessary for the successful prosecution of the war, and it is hereby ordered, that:

1. Termination of possession and control. Possession and control by the United States of the motor carrier transportation system of Commercial Freight Lines, Inc., 307 E. 3rd St., Des Moines, Iowa, including all real and personal property and other assets of said motor carrier, taken and assumed pursuant to Executive Order 9462 and the notice and order of the Director of the Office of Defense Transportation issued August 11, 1944, is hereby terminated and relinquished as of 12:01 o'clock A. M., October 10, 1945. No further action shall be required to effect the termination of Government control and relinquishment of possession hereby ordered.

2. Communications. Communications concerning this order should be addressed to the Office of Defense Transportation, Washington 25, D. C., and should refer to "Notice and Order of Termination No.

67."

Issued at Washington, D. C., this 9th day of October 1945.

J. M. Johnson,
Director,
Office of Defense Transportation.

[F. R. Doc. 45-18716; Filed, Oct. 9, 1945;
9:25 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 188, Rev. Order 4282]

MARVEL PRODUCTS Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, It is ordered:

Order No. 4282 under § 1499.158 of Maximum Price Regulation No. 188 is amended and revised as follows:

(a) This revised order establishes maximum prices for sales and deliveries of

certain articles manufactured by Marvel Products Company, 1474 Milwaukee Avenue, Chicago 22, Illinois.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

		Max	imun by ar	price	s for	sales
Article	Model No.	Wholesalers (jobbers)	Dropship (job- bers)	Retailers (6 or more units)	Retailers (less than 6 units)	Consumers
Two-heat cooker and grill:	777	Each \$1.87	Each \$2, 06	Each \$2.44	Each \$2.63	Each \$3, 95

These maximum prices are for the articles described in the manufacturer's application dated June 26, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices include the Federal Excise Tax. They are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain either of the following statements with the correct order number, model number and retail prices properly filled in:

Order No. 4282
Model No. ---OPA Retail Ceiling Price—\$___
Federal Excise Tax Included
Do Not Detach or Obliterate

or

Marvel Products Company
1474 Milwaukee Avenue
Chicago 22, Illinois
Model No. _____
OPA Retail Ceiling Price—\$____
Federal Excise Tax Included
Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

- (d) This order may be revoked or amended by the Price Administrator at any time.
- (e) This order shall become effective on the 9th day of October 1945.

Issued this 8th day of October 1945.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 45-18657; Filed, Oct. 8, 1945; 11:48 a. m.]

[MPR 188, Order 4513] HARRIS LAMP SHADE CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Harris Lamp Shade Company, 29 West 15th Street, New York, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	To job- bers		To con- sumers
15" hand made paper parchiment lamp shade with print decoration Hand made paper and	1	Each \$0.55	Each \$0, 65	Each \$1, 20
fabric bridge lamp shade with braid trim Hand made paper and	2	. 85	1.00	1, 80
fabric boudoir lamp shade with braid trim.	3	.38	.45	.80

These maximum prices are for the articles described in the manufacturer's application dated April 14, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. ____ OPA Retail Ceiling Price—\$____ Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of

section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 9th day of October 1945.

Issued this 8th day of October 1945.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 45-18658; Filed, Oct. 8, 1945; 11:48 a. m.]

[MPR 188, Order 4517] Baka Products, Inc.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Baka Products, Incorporated, 257 West Seventeenth Street, New York City, New York.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

	14	s for r to—			
Article	Model No.	Wholesalers Gobbers)	Retailers (6 units or more)	Retailers (less than 6 units)	Consumers
Electric broiler, 14" in diameter, all alumi- num. Two-burner electric stove, crackle finish, 6' cord and plug.	A1	\$8. 80		Each \$11. 19	

These maximum prices are for the articles described in the manufacturer's application dated August 13, 1945. They include the Federal Excise Tax.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and are subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain either of the following statements with the correct order number, model number and retail ceiling price filled in:

Order No. 4517
Model No. _____
OPA Retail Ceiling Price—\$____
Federal Excise Tax Included
Do Not Detach or Obliterate

Baka Products, Incorporated
257 West 17th Street
New York City, New York
Model No. ____

OPA Retail Ceiling Price—\$____ Federal Excise Tax Included Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at

any time.

Or

(e) This order shall become effective on the 9th day of October 1945.

Issued this 8th day of October 1945.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 45-18659; Filed, Oct. 8, 1945; 11:49 a. m.]

[MPR 188, Order 4519]

HARRY AND LOUIS MARK

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Harry and Louis Mark, 1729 President Street, Brooklyn, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the

sellers indicated below, the maximum prices are those set forth below:

Article	Modle No.	For sale manufa	For sales by any	
		To job- bers	To re-	person to con- sumers
Crystal and china van- ity lamp, height 14" Pottery table lamp,	1V	\$1.91	\$2, 25	\$4.05
height 22"	2T 1T	3. 40 3. 40	4.00 4.00	7. 20 7. 20

These maximum prices are for the articles described in the manufacturer's application dated August 22, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of

similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank

spaces:

Model No. ____ OPA Retail Ceiling Price—\$-___ Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobber's maximum prices for sales of the articles covered by this order shall be established under the provisions of

section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 9th day of October 1945.

Issued this 8th day of October 1945.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 45–18660; Filed, Oct. 8, 1945; 11:49 a. m.] [MPR 260, Amdt. 2 to Order 528]

MOLLY BLOCK

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this amendment and pursuant to § 1358.102 (b) of Maximum Price Regulation 260, and Order No. 1744 under Maximum Price Regulation 260; It is ordered. That:

1. Order No. 1744 under Maximum Price Regulation 260, effective August 17,

1945, is revoked.

2. The maximum prices for the "Lord Rector—Juniors", "Lord Rector—Bouquets", "Lord Rector—Panatellas", and "Lord Rector—Trumps" cigars set forth in paragraph (a) of Order No. 528 under Maximum Price Regulation No. 260, are amended to read as follows:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Lord Rector	Juniors 1	50 50 50 50	108.75 108.75	

¹ These prices apply to this brand and frontmark using only Havana (Type 81) short filler.

This amendment shall become effective October 9, 1945.

Issued this 8th day of October 1945.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 45-18661; Filed, Oct. 8, 1945; 11:49 a. m.]

[MPR 260, Order 1889]

ROBERT P. DAVIS

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Robert P. Davis, 1213 25 Street, Newport News, Va. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack-ing	Maximum list price	Maximum retail price
Sport Club	56" diameter	50	Per M \$72	Cents 9

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a

change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order. but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted. charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at

any time.

This order shall become effective October 9, 1945.

Issued this 8th day of October 1945.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 45-18662; Filed, Oct. 8, 1945; 11:50 a.m.]

[MPR 260, Order 1890] J. PALMER KREIDLER

SHIP OF SHIP O

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) J. Palmer Kreidler, Yoe, Pa. (here-inafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appro-

priate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maximum list price	Maxi- mum retail price	
Thomas Hardy	Perfecto	50	Per M \$75	Cents 10	

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular whole-saler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at

any time.

This order shall become effective October 9, 1945.

Issued this 8th day of October 1945.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 45-18663; Filed, Oct. 8, 1945; 11:50 a.m.]

[MPR 260, Order 1891]

JOHN F. APONTE

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) John F. Aponte, 828 Westchesfer Avenue, Box 55, New York, N. Y. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Don Rodriquez	Corona	50	Per M \$105	Cents 14

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given

in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at

ly time,

This order shall become effective October 9, 1945.

Issued this 8th day of October 1945.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 45-18664; Filed, Oct. 8, 1945; 11:50 a.m.]

[MPR 260, Order 1892]

LA THERESITA CIGAR FACTORY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

ulation No. 260; It is ordered, That:

(a) La Theresita Cigar Factory, 1904
Spruce Street, Tampa, Fla. (hereinafter called "manufacturer"), and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
La Theresita	Reinas Epicures Brevas	50 50 50	Per M \$60 138 169	Cents 2 for 15 18 22

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials cutomarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at

any time.

This order shall become effective October 9, 1945.

Issued this 8th day of October 1945.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 45-18665; Filed, Oct. 8, 1945; 11:51 a.m.]

[MPR 260, Order 1894] GRADIAZ, ANNIS & Co.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Gradiaz, Annis & Company, Inc., 2311 18th Street, (Box 1122), Tampa 1, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price	
Rey Del Rey	Panetela Fina.	50	Per M \$154	Cents +20	

(b) The manufacturer and whole-salers shall grant, with respect to their sales of each brand and size or front-mark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the

manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at

This order shall become effective October 9, 1945.

Issued this 8th day of October 1945.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 45-18666; Filed, Oct. 8, 1945; 11:51 a.m.]

[MFR 260, Order 1895]

PASTOR MESA CIGAR FACTORY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) Pastor Mesa Cigar Factory, 1507½ 10th Avenue, Tampa, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maxi-

mum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Pastor Mesa	Coronas	50 50	Per M \$75, 00 93, 75 101, 25	Cents 10 2 for 25 2 for 27

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufac-turer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 9, 1945.

Issued this 8th day of October 1945.

James G. Rogers, Jr., Acting Administrator.

[F. R. Dec. 45-18667; Filed, Oct. 8, 1945; 11:51 a.m.]

[MPR 260, Order 1896] JOHN A. BOSACKI

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; It is ordered, That:

(a) John A. Bosacki, P. O. Box #1, Land O'Lake, Wis. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price	
Lakeland	10¢ Papoose Flambau 15	50 50	Per M \$56 90	Cents 7 12	

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

are established by this order.

(e) This order may be revoked or amended by the Price Administrator at

any time.

This order shall become effective October 9, 1945.

Issued this 8th day of October 1945.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 45-18668; Filed, Oct. 8, 1945; 11:51 a.m.]

[MPR 591, Order 46] WATERQUEEN, INC.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, It is ordered:

(a) The maximum net prices f. o. b. shipping point on sales by any person of the following models of water softening units manufactured by Waterqueen, Inc., of Syracuse, N. Y., and described in its applications dated August 7, 1945, shall be:

Model	On sales to jobbers	to
No. W-15.	\$56. 25	\$67.50
No. W-30.	75. 00	90.00

(b) The maximum net delivered prices for sales by any person to consumers of the following models of water softening units manufactured by Waterqueen, Incorporated shall be:

| Consumers net | delivered prices | No. W-15 | \$112.50 | No. W-30 | 150.00 |

(c) The maximum net prices established under (a) and (b) above are subject to all discounts and allowances including transportation allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(d) Each seller of the commodity covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale.

purchasers upon resale.

(e) This order does not establish installed prices which must be determined in accordance with the appropriate provisions of Revised Maximum Price Regu-

lation No. 251.

(f) The Waterqueen Company, Incorporated shall attach a tag to the items priced by this order indicating the maximum net price to consumers established by this order. The tag shall contain substantially the following;

OPA Maximum Retail Price-\$_____(Do Not Detach)

(g) This order may be amended or revoked by the Price Administrator at any time.

This order shall become effective October 9, 1945.

Issued this 8th day of October 1945.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 45-18669; Filed, Oct. 8, 1945; 11:52 a. m.]

[RMPR 136, Corr. to 3d Rev. Order 158] GENERAL MOTORS CORP.

AUTHORIZATION OF MAXIMUM PRICES

Correction to Third Revised Order No. 158 Under Revised Maximum Price Regulation 136. Machines, parts and industrial equipment. Chevrolet Motor Division, General Motors Corporation; (Docket No. 3136-389).

Third Revised Order 158 is corrected in the following respects:

1. The net wholesale price of "\$817" referred to in paragraph (b) is changed to read "\$695.40."

2. The net wholesale price of "\$805" referred to in paragraph (d) is changed to read "\$683.40."

3. The "Model No. 4409" referred to in paragraphs (b) and (d) is changed to read "Model No. 4403."

This correction shall be effective as of September 27, 1945.

Issued this 9th day of October 1945.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 45-18744; Filed, Oct. 9, 1945a 11:45 a. m.]

[MPR 188, Amdt. 33 to Order A-2] INCANDESCENT ELECTRIC LIGHT BULBS ADJUSTMENT OF MAXIMUM PRICES

An opinion accompanying this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Paragraph (a) (16) of Order A-2 under Maximum Price Regulation No. 188 is amended in the following respect:

Subdivision (ii) is amended by adding to the list of commodities set forth therein the following:

Incandescent electric light bulbs.

This amendment shall become effective on the 12th day of October 1945.

Issued this 9th day of October 1945.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 45-18748; Filed, Oct. 9, 1945; 11:45 a. m.]

[RMPR 357, Order 5]

CERTAIN INDIA TANNED GOATSKINS

MAXIMUM PRICES FOR IMPORTATION AND RESALE

For the reasons set forth in an opinion issued simultaneously herewith and filed

with the Division of the Federal Register and pursuant to section 6 of Revised Maximum Price Regulation 357; It is ordered:

(a) The maximum price at which any person may purchase, sell or deliver the following selection of SHA Superior mark East India tanned goatskins shall be a price computed as though such selection were listed in section 4, Table I of Revised Maximum Price Regulation 357 as follows:

	Sele	etion	A verage weight	Price
Mark	Grades	Percent in each grade	in Ibs. per dozen skins	
SHA Superior	I-II	40-60	8-9	\$1. 1575

(b) This order may be amended or revoked at any time by the Office of Price Administration.

(c) This Order No. 5 shall become effective October 12, 1945.

Issued this 9th day of October 1945.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 45-18750; Filed, Oct. 9, 1945; 11:45 a. m.]

Regional and District Office Orders

[Region V Order G-1 Under Supp. Service Reg. 43, Revocation]

COTTON PICKING SERVICES IN BRAZORIA, CALHOUN, COLORADO, FORT BEND, JACK-SON, MATAGORDA, REFUGIO, VICTORIA, AND WHARTON COUNTIES, TEX.

For the reasons set forth in the opinion issued simultaneously herewith and pursuant to the authority vested in the Regional Administrator of Region V by Supplementary Service Regulation No. 43 to Revised Maximum Price Regulation No. 165, it is ordered:

(a) What this order does. This order revokes Order No. G-1 under Supplementary Service Regulation No. 43 issued by the Regional Administrator of Region V of the Office of Price Administration on August 30, 1945, which said order established maximum prices for the services of picking, pulling, and snapping cotton when supplied by independent contractors in the counties of Brazoria, Calhoun, Colorado, Fort Bend, Jackson, Matagorda, Refugio, Victoria, and Wharton. Texas.

(b) Basis for revocation. Cotton pickers' wage ceilings established by the United States Department of Agriculture on August 11, 1945, and August 22, 1945, have been revoked. Therefore, the Regional Administrator revokes Order No. G-1 aforesaid pursuant to paragraph (e) of said order.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued at Dallas, Texas, and effective this 25th day of September 1945.

J. BRYAN MILLER, Acting Regional Administrator.

[F. R. Doc. 45-18610; Filed, Oct. 5, 1945; 4:43 p. m.]

[Region II Order G-9 Under RMPR 122, Amdt. 2]

SOLID FUELS IN CHESTER, BUCKS, AND MONTGOMERY COUNTIES, PA.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by §§ 1340.260 and 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122, Order No. G-9 is amended in the following respects:

- 1. Paragraph (d) (1) is amended to read as follows:
 - (1) Sales on a "direct-delivery" basis.

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size .	Per net ton	Per net 1/2 ton	Per 100 pounds for sales of 100 pounds or more, but less than ½ ton	Per 50- pound paper bag
Broken, egg, stove, nut. Pea. Buckwheat. Rice. Barley Screenings.	\$14, 15 12, 40 10, 35 9, 35 7, 75 4, 70	\$7, 35 6, 45 5, 45 4, 95 4, 15 2, 35	\$0.85 .75 .65 .60	\$0.50 ,445

- 2. Paragraph (d) (2) is amended to read as follows:
 - (2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for- sales of ½ ton or more	Per 100 pounds for 100 pounds or more, but less than 34 ton	Per 50- pound paper bag
Broken, egg, stove, nut Pea Buckwheat Rice Barley Screenings	\$12.40 10.60 8.65 7.65 6.05 2.95	\$0.86 .70 .60 .55	\$0.45

- 3. Paragraph (e) (1) is amended to read as follows:
- (1) Sales on a "direct-delivery" basis.

 For Sales of Anthracite of the Size and in the Quantities Specified

Size	Per net ton	Per net	Per 100 pounds for sales of 100 pounds or more, but less than ½ ton
Broken, egg, stove, nut	\$14.60 13.15 10.90 9.35 8.25 4.70	\$7.80 7.10 5.95 5.20 4.65 2.35	\$0.85 .75 .70

4. Paragraph (e) (2) is amended to read as follows:

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Sizo	Per net ton for sales of ½ ton or more	Per 100 pounds for 100 pounds or more, but less than ½ ton
Broken, egg, stove, nut.	\$13, 60 12, 15	\$0.75 .65
PeaBuckwheat	9, 90	. 60
Rice	8.35	
Barley Screenings	7. 25	
butchings	2, 90	and the second

- 5. Paragraph (e) (3) is amended to read as follows:
- (3) "Sales of bagged coal"—(maximum prices per bag).

MAXIMUM PRICE PER 50-POUND PAPER BAG

Clus	Delive dealer	ered at 's yard	Deliv- ered to	Sales to ulti-	
Size	To dealers	To con- sumers	retail stores	mate con- sumer	
NutPea	\$0,395 .34	\$0, 445 . 39	\$0. 445 . 39	\$0, 495 . 44	
MAXIMUM P	RICE PER	25-Pound	PAPER I	BAG	
Nut	\$0, 20	\$0. 22	\$0. 22	\$0.27	

- 6. Paragraph (f) (1) is amended to read as follows:
- (1) Sales on a "direct-delivery" basis.

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Sizes	Per net ton	Per net 1/2 ton	Per 100 pounds for sales of 100 pounds or more but less than ½ ton	Per 50- pound paper bag
Broken, egg, stove, nut. Pea. Buckwheat Rice. Barley. Screenings.	\$14, 85 13, 15 11, 15 10, 35 8, 20 4, 70	\$7, 70 6, 85 5, 85 5, 45 4, 35 2, 35	\$0, 80 .70 .65 .60	\$0.50

- 7. Paragraph (f) (2) is amended to read as follows:
 - (2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of ½ ton or more	Per 100 pounds for 100 pounds or more, but less than ½ ton	Per 50- pound paper bag
Broken, egg, stove, nnt Pea Buckwheat Rice Barley. Screenings	\$13, 35 11, 65 9, 65 8, 85 6, 70 2, 95	\$0.75 .65 .60 .55	\$0.45

- 8. Paragraph (g) (1) is amended to read as follows:
- (1) Sales on a "direct-delivery" basis.

 For Sales of Anthracite of the Sizes and in the Quantities Specified

Sizes	Per net ton	Per net ½ ton	Per 100 pounds for sales of 100 pounds or more but less than ½ ton	Per 50- pound paper bag
Broken, egg, stove, nut	\$14, 00 12, 20 10, 10 9, 05 7, 55 4, 70	\$7, 25 6, 35 5, 30 4, 80 4, 05 2, 35	\$0, 85 . 75 . 65 . 60	80. 50 . 445

- 9. Paragraph (g) (2) is amended to read as follows:
 - (2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of ½ ton or more	Per 100 pounds for 100 pounds or more, but less than ½ ton	Per 50- pound paper bag
Broken, egg, stove, nut	10, 70	\$0.80 .70 .60 55	\$0.45 ,415

- 10. Paragraph (h) (1) is amended to read as follows:
- (1) Sales on a "direct-delivery" basis.
 For Sales of Anthracite of the Sizes and in the Quantities Specified

Size	Per net ton	Per net 1/2 ton	Per 100 pounds for sales of 100 pounds or more but less than ½ ton	Per 50- pound paper bag
Broken, egg, stove, nut. Pea. Buckwheat Rice Barley. Screenings	\$13, 85 12, 05 10, 10 9, 05 7, 55 4, 70	\$7, 20 6, 30 5, 30 4, 80 4, 05 2, 35	\$0.85 .75 .65 .60	\$0. 50 . 445

- 11. Paragraph (h) (2) is amended to read as follows:
 - (2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of 1/2 ton or more	Per 100 pounds for 100 pounds or more, but less than ½ ton	Per 50- pound paper bag
Broken, egg, stove, nut Pea Buckwheat. Rice Barley Screenings.	\$12.85 11.05 9.10 8.05 6.55 2.95	\$0.80 .70 .60 .55	\$0.45

12. Paragraph (i) (1) is amended to read as follows:

(1) Sales on a "direct-delivery" basis.
For Sales of Anthracite of the Sizes and in the
Quantities Specified

Size	Per net ton	Per net 3/2 ton	Per 100 pounds for sales of 100 pounds or more but less than ½ ton	Per 50- pound paper bag
Broken, egg, stove, nut. Pea. Buckwheat Rice. Barley. Screenings.	\$14.05 12.25 9.95 8.90 7.40 4.70	\$7, 40 6, 50 5, 35 4, 80 4, 05 2, 35	\$0.85 .75 .65 .60	\$0. 50 .445

13. Paragraph (i) (2) is amended to read as follows:

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of ½ ton or more	Per 100 pounds for 100 pounds or more, but less than ½ ton	Per 50- pound paper bag
Broken, egg, stove, nut Pea Buckwheat Rice Barley Screenings	\$12.55 10.75 8.45 7.40 5.90 2.95	\$0.80 .70 .60 .55	\$0. 45 . 415

This Amendment No. 2 to Order No. G-9 shall become effective as of June 18, 1945.

(56 Stat. 23, 765; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681)

Issued this 23d day of July 1945.

CHARLES T. ABERNETHY,
Acting Regional Administrator.

[F. R. Doc. 45-18606; Filed, Oct. 5, 1945; 4:42 p. m.]

[Region II Order G-14 Under RMPR 122, Amdt. 3]

SOLID FUELS IN RICHMOND COUNTY, N. Y.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by §§ 1340.260 and 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122, Revised Order No. G-14 is amended in the following respects:

- Paragraph (d) is amended to read as follows:
- (d) Schedule I: Sales on a "direct-delivery" basis.

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net 1/2 ton	Per 100 pounds for sales of 100 pounds or more, but less than 3/2 ton
Broken, egg, stove, nutPea_Buckwheat Rice_Barley Screenings "A" 1 Screenings "B" 1	\$15, 10 13, 40 10, 65 9, 60 8, 20 6, 95 4, 05	\$7. 80 6. 95 5. 60 5. 05 4. 35 3. 50 2. 05	\$0, 90 , 80 , 75

¹ See definition in paragraph (r) (5).

2. Paragraph (e) is amended to read as follows:

(e) Schedule II: "Yard sales." Schedule II establishes maximum prices for certain sizes of anthracite sold at the dealer's "yard" to dealers or consumers.

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

	To dealers	To consumers	
Size	Per net ton for sales of 1/4 ton or more	36 ton	Per 100 pounds for 100 pounds or more but less than ½ ton
Broken, egg, stove, nut Pea Buckwheat Rice Barley Sereenings "A"! Screenings "B"!	\$12, 60 10, 90 8, 65 7, 60 6, 20 5, 90 3, 00	\$13.60 11,90 9.15 8,10	\$0.80 .70 .65

1 See definition in paragraph (r) (5).

- .3. Paragraph (f) is amended to read as follows:
- (f) Schedule III: "Sales of bagged coal".

MAXIMUM PRICE PER 50-POUND PAPER BAG

Size	Delivered at deal- ers' yard	Delivered to retail stores	Sales to ultimate consumer
Nut	\$0, 405	\$0, 445	\$0.545
MAXIMUM PRICE I	PER 25-POU	ND PAPER	BAG
Nut	\$0, 20	\$0, 22	\$0. 27
MAXIMUM PRICE I	PER 12-POU	ND PAPER	BAG
Nut	\$0.10	\$0.11	\$0.13

This Amendment No. 3 to Revised Order No. G-14 shall become effective as of June 18, 1945.

(56 Stat. 23, 765; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued: August 20, 1945.

LEO F. GENTNER, Acting Regional Administrator.

[F. R. Doc. 45-18605; Filed, Oct. 5, 1945; 4:41 p. m.]

[Region II Rev. Order G-17 Under RMPR 122, Amdt. 2]

Solid Fuels in Mercer County, N. J.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1340.260 of Revised Maximum Price Regulation No. 122, Revised Order No. G-17 is amended in the following respects:

1. The table of "direct delivery" prices contained in paragraph (d) is amended to read as follows:

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net ½ ton	Per 100 pounds for sales of 100 pounds or more, but less than ½ ton
Broken, egg, stove, nut Pea Buckwheat. Rice Barley. Screenings.	\$14.60 13.15 10.90 9.50 8.10 4.70	\$7, 80 7, 10 5, 95 5, 25 4, 55 2, 35	\$0.90 .85 .75

2. The table of "yard sales" prices contained in paragraph (e) is amended to read as follows:

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton for sales of ½ ton or more	Per 100 pounds for sales of 100 pounds or more, but less than ½ ton
Broken, egg, stove, nut Pea Buckwheat Rice Barley Screenings	\$13, 60 12, 15 9, 90 8, 50 7, 10 2, 95	\$0.80 .75 .65

3. The table of "bagged coal" prices contained in paragraph (f) is amended to read as follows:

MAXIMUM PRICE PER 50-POUND PAPER BAG

Div	Delivered at dealer's yard		Delivered	Sales to ultimate
Size	Size To deal-	To con- sumers	to retail stores	consumer
Nut Pea	\$0.395 .34	\$0, 445 , 39	\$0.445 ,39	\$0, 495 , 44

MAXIMUM PRICE PER 25-POUND PAPER BAG

	Delivered at dealer's yard		Sales to ultimate consumer
Nut	\$0, 20	\$0, 22	\$0.27

MAXIMUM PRICE PER 12-POUND PAPER BAG

ALEXANDER & MICH A	A144 A.R. A. O.	A GEN AND	-
Nut	\$0.10	\$0.11	\$0.13

This Amendment No. 2 to Revised Order No. G-17 shall become effective as of June 18, 1945.

(56 Stat. 23, 765; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 25th day of August 1945.

LEO F. GENTNER, Acting Regional Administrator.

[F. R. Doc. 45-18603; Filed, Oct. 5, 1945; 4:41 p. m.]

[Region II Rev. Order G-18 Under RMFR 122, Amdt. 11]

SOLID FUELS IN ROCHESTER AND MONROE COUNTY, N. Y.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of

Price Administration by §§ 1340.260 and 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122 Revised Order No. G-18 is amended in the following respects:

1. Paragraphs (e) (1) and (e) (2) are amended to read as follows:

(1) Sales on a "direct-delivery" basis.

FOR SALES OF UNDERGROUND MINE BITUMINOUS COAL OF THE KINDS, SIZES AND QUANTITIES SPECIFIED

Kind and size of bituminous P	er net
coal	ton
High volatile bituminous coal from	Un I o
district No. 2:	
Lump, egg, nut and stoker (except	
"Castle Shannon" coal, mine	
index No. 224)	\$7.50
Nut and slack (except "Castle Shan-	
non" coal, mine index No.	
224)	7.40
"Castle Shannon" coal, mine index	7. 20
No. 224:	
Lump, egg; nut and stoker	7.75
Nut and slack	7. 65
High volatile bituminous coal from dis-	
trict Nos. 1. 3 or 4:	
Lump, egg, nut and stoker	7.47
Nut and slack	7.37
Slack	7.17
Low volatile bituminous coal from dis-	
trict No. 1—Pennsylvania:	
All lump, all double screened coal	
with top sizes over 2" and coal	
customarily sold as run-of-mine:	
1. Coal in price classification	
"A"	8.83
2. Coal in price classification "B"	
through "E" inclusive	8.03
(2) "Yard sales".	
	-

For Sales of Underground Mine Bituminous Coal of the Kinds, Sizes and Quantities Specified to Dealers and to Consumers

Kind and size of bituminous coal sold	Sales to dealers per net ton, for sales of ½ ton or more	Sales to consum- ers per net ton, for sales of ½ ton or more
High volatile bituminous coal from district No. 2: Lump, egg, nut, and stoker (except "Castle Shannon" coal, mine index No. 224) Nut and slack (except "Castle Shannon" coal, mine index No. 224. Slack "Castle Shannon" coal, mine index No. 224. Slack "Castle Shannon" coal, mine index No. 244. Lump, egg, nut and stoker. Nut and slack High volatile bituminous coal from districts Nos. 1, 3 or 4: Lump, egg, nut and stoker. Nut and slack Slack Low volatile bituminous coal from district No. 1, Pennsylvania—All lump, all double screened coal with top sizes over 2" and coal customarily sold as run-of-mine: 1. Coal in price classification "A" 2. Coal in price classification "B" through "E" inclusive.	\$6.50 6.40 6.20 6.75 6.65 6.47 6.37 6.17	\$6.80 6.70 6.50 7.05 6.95 6.77 6.67 6.47

This Amendment No. 11 to Revised Order No. G-18 shall become effective August 3d, 1945.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 3d day of August 1945.

LEO F. GENTNER, Acting Regional Administrator.

[F. R. Doc. 45-18602; Filed, Oct. 5, 1945; 4:40 p.m.]

[Region II Rev. Order G-16 Under RMPR 122, Amdt. 2]

SOLID FUELS IN BERGEN, PASSAIC AND MORRIS COUNTIES, N. J.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1340.260 of Revised Maximum Price Regulation No. 122, Revised Order No. G-16 is amended in the following respects:

1. Paragraphs (d) (1), (d) (2) and (d) (3) are amended to read as follows:

(1) Sales on a "direct delivery" basis.

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED

Size	Per net ton	Per net ½ ton	Per 100 pounds (for sales of 100 pounds or more, but less than ½ ton)
Broken, egg, stove, nut Pea Buck wheat Rice Barley Screenings	\$15. 10 13. 40 11. 15 10. 35 8. 95 5, 05	\$8. 05 7. 20 6, 10 5, 70 5, 00 2, 55	\$0.90 .85 .75

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED TO DEALERS AND TO CONSUMERS

	Sales to dealers		Sales to con- sumers	
Size	Per net ton for sales of ½ ton or more	Per 100 pounds for 100 pounds or more but less than 1/2 ton	Per net ton for sales of ½ ton or more	Per 100 pounds for 100 pounds or more but less than 14 ton
Broken, egg, stove, nut. Pea. Buckwheat. Rice. Barley. Screenings.	\$13, 60 11, 90 9, 65 8, 85 7, 45 3, 25	\$0.70 .60 .55	\$14. 10 12. 40 10. 15 9. 35 7. 95 3. 25	\$0.80 .70 .65

(3) "Sales of bagged coal"—(maximum prices per bag).

MAXIMUM PRICES PER 50-POUND PAPER BAG

	Delivered er's	d at deal- yard	Delivered	Sales to
Size	To dealers	To con- sumers		ultimate consumer
Nut Pea	\$0. 395 . 34	\$0.445 ,39	\$0. 445 . 39	\$0. 495 . 44

MAXIMUM PRICES PER 25-POUND PAPER BAG

Nut	\$0.20	\$0.23	\$0.22	\$0.27

MAXIMUM PRICES PER 12-POUND PAPER BAG

	Delivered at dealer's yard		Sales to ultimate consumer	
Nut	\$0.10	\$0.11	\$0.13	

2. Paragraphs (e) (1), (e) (2) and (e) (3) are amended to read as follows:

(1) Sales on a "direct-delivery" basis,
For Sales of Anthracite of the Sizes and in the
QUANTITIES SPECIFIED

Size	Per nets	Per net ½ ton	Per 100 pounds for sales of 100 pounds or more, but less than ½ ton
Broken, egg, stove, nut Pea Buckwheat Rice Barley Screenings	\$15, 10 13, 40 10, 65 9, 85 8, 45 5, 05	\$8, 05 7, 20 5, 85 5, 45 4, 75 2, 55	\$0.90 .85 .75

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED TO DEALERS AND TO CONSUMERS

	Sales to	dealers	Sales to con- sumers	
Size	Per net ton for sales of ½ ton or more	Per 100 pounds for 100 pounds or mere but less than 32 ton	Per net ton for sales of 36 ton or more	Per 100 pounds for 100 pounds or more but less tha- ½ ton
Broken, egg, stove, nut. Pea Buckwheat Rice Barley Screenings	\$12.50 10.80 8.85 8.00 6.60 3.25	\$0.70 .60 .55	\$14. 10 12. 40 9. 65 8. 85 7. 45 3. 25	\$0. 80 . 70 . 65

(3) "Sales of bagged coal"—(maximum prices per bag).

MAXIMUM PRICES PER 50-POUND PAPER BAG

Size	Delive dealer	ered at 's yard	Delivered	Sales to ultimate consumer	
	To deal- ers	To con- sumers	to retail stores		
Nut Pea	\$0.42 .365	\$0.445 .39	\$0.445 .39	\$0.495 .44	
- MAXIMU	m Prices l	PER 25-Po	UND PAPER	BAG	

MAXIMUM PRICES PER 12-POUND PAPER BAG

Size	Delivered	Delivered	Sales to
	at deal-	to retail	ultimate
	er's yard	stores	consumer
Nut.	\$0.10	\$0.11	\$0.13

3. Paragraphs (f) (1), (f) (2), (f) (3), and (f) (4) are amended to read as follows:

(1) Sales on a "direct-delivery" basis.

For Sales of Anthracite of the Sizes and in the Quantities Specified

Size	Per net ton	Per net ½ ton	Per 100 pounds for sales of 100 pounds or more, but less than ½ ton
Broken, egg, stove, nut Pea Buckwheat Rice Barley Screenings	\$14. 85 13. 15 10. 65 9. 75 8. 05 5. 05	\$7.70 6,85 5,60 5,15 4,30 2,55	\$0.90 .85 .75

(2) "Yard sales".

FOR SALES OF ANTHRACITE OF THE SIZES AND IN THE QUANTITIES SPECIFIED TO DEALERS AND TO CON-SUMERS, EXCEPT "WHOLESALE YARD SALES" UNDER TABLE (3) OF THIS SCHEDULE III

	Sales to	dealers	Sales to con- sumers	
Size	Per net ton for sales of ½ ton or more	Per 100 pounds for 100 pounds or more, but less than ½ ton	Per net ton for sales of ½ ton or more	Per 100 pounds for 100 pounds or more, but less than ½ ton
Broken, egg, stove, mit. Pea. Buckwheat. Rice. Barley. Screenings.	7.95	\$0.70 .60 .55	\$13, 85 12, 15 9, 65 8, 75 7, 05 3, 25	\$0, 80 . 70 . 65

(3) "Wholesale yard sales".

(SALES FROM YARDS OF DEALERS WHO HAVE NORMALLY SOLD EXCLUSIVELY TO OTHER DEALERS FOR RESALE)

Size Per 1	net ton
Broken, egg, stove, nut	\$11.60
Pea	9.70
Buckwheat	7.80
Rice	6.90
Barley	5, 65
Screenings	3.25

(4) "Sales of bagged coal"—maximum prices per bag.

MAXIMUM PRICES PER 50-POUND PAPER BAG

en.		Delivered at dealer's yard D		Sales to ultimate
Size	To deal- ers	To con- sumers	to retail stores	con- sumer
Nut Pea	\$0, 42 . 365	\$0. 445 , 39	\$0. 445 . 39	*\$0.495 .44
MAXIMUM	PRICES I	PER 25-Po	UND PAPE	R BAG
Nut	\$0.20	80. 22	\$0.22	\$0.27

MAXIMUM PRICES 1	PER 12-POU	ND PAPER	BAG
Size	Delivered at deal- er's yard	Delivered to retail stores	Sales to ultimate con- sumer

\$0.10

\$0, 11

\$0, 13

This Amendment No. 2 to Revised Order No. G-16 shall become effective as of June 18, 1945.

Nut....

(56 Stat. 23, 765; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 18th day of August 1945.

Leo F. Gentner,

Acting Regional Administrator.

[F. R. Doc. 45-18604; Filed, Oct. 5, 1945; 4:41 p. m.]

[Montgomery Rev. Order G-1 Under Gen. Order 50, Amdt. 2]

MALT AND CEREAL BEVERAGES IN BALDWIN, BARBOUR, BULLOCK, COVINGTON, DALLAS, ESCAMBIA, GREENE, HENRY, HOUSTON, LEE, LOWNDES, PERRY, PIKE AND RUSSELL COUNTIES, ALA.

For the reasons set forth in an opinion issued simultaneously herewith and un-

der the authority vested in the District Director of the Montgomery District Office, Region 4, of the Office of Price Administration by General Order Number 50, issued by the Administrator of the Office of Price Administration in Region 4, Revised Delegation Order No. 17 issued May 5, 1944, 2nd Revised Order G-1 under General Order 50 is hereby amended as follows:

(1) The sentence reading, "No other tax applicable to the area covered by this order may be added to the above prices", is hereby deleted, wherever the same appears in Appendix A and B of 2nd Revised Order G-1.

(2) The following paragraph is added to the explanatory statements under Group 1-B, Group 2-B and Group 3-B in Appendix A, and under Appendix B:

Sellers may add to the above prices any new or additional taxes that may be, or have been, imposed on the sale of malt and cereal beverages by any Ordinance or Statute subsequent to June 1, 1945, if the Ordinance or Statute imposing such new tax does not prohibit the seller from separately stating and collecting it and if the seller does separately state and collect it; or if the amount of the tax has been separately stated and collected from the seller by a prior vendor and the Statute or Ordinance imposing the tax does not prohibit the seller from separately stating and collecting it and if the seller does separately state and collect it. The total of all such new or additional taxes imposed since June 1, 1945 and paid by the seller may be rounded to the nearest cent.

(3) The following brand or trade name with the maximum prices of 12 ounce and 32 ounce bottles thereof is added to Group 1-B under the appropriate column.

Brand or trade name	Group 1-B—Maximum price per bottle	
	12-ounce	32-ounce
Golden Glow Pilsener Beer	\$0. 25	\$0.45

(4) The following brand or trade name with the maximum prices of 12 ounce and 32 ounce bottles thereof is added to Group 2-B under the appropriate column.

Brand or trade name	Group 2-B—Maxi- mum price per bottle		
	12-ounce	32-ounce	
Golden Glow Pilsener Beer	\$0. 20	\$0.40	

(5) The following brand or trade name with the maximum prices of 12 ounce and 32 ounce bottles thereof is added to Group 3-B under the appropriate column.

Brand or trade name	Group 3-B-Maximum price per bottle		
	12-ounce	32-ounce	
Golden Glow Pilsener Beer	\$0.18	\$0.35	

This amendment shall become effective October 1, 1945.

Issued the 17th day of September 1945.

IRBY A. JONES, District Director.

[F. R. Doc. 45-18612; Filed, Oct. 5, 1945; 4:44 p. m.]

[Nashville Order G-1 Under MPR 154, Amdt, 2]

ICE IN KNOX, SEVIER, LOUDON, MCMINN, MONROE, ANDERSON AND BLOUNT COUN-TIES, TENN.

An opinion accompanying this amendment has been issued simultaneously herewith.

District Order No. G-1 under Maximum Price Regulation No. 154 is amended in the following respects:

(1) Section 10 is added to read as follows:

Sec. 10. Definitions. (a) Under this order a "wholesaler" as used herein means any person who purchases ice from the manufacturer for resale. It does not include institutional or commercial users.

(b) Except as otherwise provided herein, and except as the context may otherwise require, the definitions set forth in § 1393.10 of Maximum Price Regulation No. 154 shall be applicable to the terms used herein.

(2) Section 11 is added to read as follows:

SEC. 11. Customary differentials. You must continue all allowances, discounts, price differentials, and customer classifications required to be maintained by MPR 154 prior to the issuance of this order No. G-1 under MPR 154. Such differentials etc. shall be continued in the same dollar and cents amounts as previously required. No seller is required to maintain the same percentage differentials etc., previously required except when written contracts covering particular sales provide for a stated price less a named percentage.

(3) Section 12 is added to read as follows:

SEC. 12. Relationship of this order to MPR 154. Except as otherwise provided in this order your transactions covered hereby remain subject to all provisions of MPR 154 and all amendments, orders and supplementary regulations which heretofore have been, or hereafter may be issued.

This amendment to District Order No. G-1 under Maximum Price Regulation No. 154 shall become effective September 22, 1945.

Issued this 20th day of September 1945.

CARSON VAUGHAN, District Director.

[F. R. Doc. 45-18613; Filed, Oct. 5, 1945; 4:44 p. m.]

[Region V Order G-4 Under RMPR 122, Amdt. 3]

SOLID FUELS IN WICHITA, KANS., AREA

Pursuant to the Emergency Price Control Act of 1942, as amended, and the authority vested in the Regional Administrator of Region V by § 1340.260 of Revised Maximum Price Regulation No. 122, and for the reasons set forth in the opinion issued simultaneously herewith, It is ordered, That Order No. G-4 under Revised Maximum Price Regulation No. 122 be, and the same is hereby, amended as follows:

1. Section (c) is hereby amended to read as follows:

(c) Price schedule. (1) Below and a part of this section is the maximum price schedule which sets forth maximum prices for sales by direct delivery of specified sizes, kinds and quantities of solid fuels.

Description of fuel	Maximum price per ton produced at underground mines		
	Machine cut	Solid shot	
I. Low volatile bituminous coal from district 14 (Arkansas and Okla- homa)			
(B) Production group 2 and 3: From mines in the Paris Basin, and the Altus and Denning- Coal Hill Fields of Logan, Franklin and Johnson Coun- ties, Ark, excepting the sizes			
ties, Ark. excepting the sizes produced at the "A & M," Jewel, New Union and Watson No. 4 mines, Indexes "40," "55," "77," and "117," respectively, all located in the Peris Resit set forth			
the Paris Basin, set forth in items 3 and 4 below: (1) Lump (bottom size 2½" and larger). (2) Small egg (top size 4" to larger than 3"; bottom sizes	\$13. 20		
larger than 3"; bottom sizes 2" and smaller; or top size 3" to larger than 2½"; bottom size 3" to larger than 1½) Produced at the Jewel mine, in- dex No. 55:	11.90		
(3) Lump (bottom size 2)/2" and larger)— Produced at the "A & M," New Union and Watson No. 4 mines, indexes "49," "77," and "117," respectively: (4) Lump (bottom size 2)/2"	13. 40		
and "117," respectively: (4) Lump (bottom size 2½" and larger)	13, 65		
ing to the same of	Maximur ton prod	n price per uced at—	
	Strip mines	Under- ground mines	
II. High volatile bituminous coal from district 15 (Missouri, Kansas, and Oklahoma)			
(A) Production group 1: From strip mines located in Cherokee, Crawford, Bour- bon, Neosho, Labette and Wilson Counties, Kans.; and Barton, Jasper, Dade,			
and Barton, Jasper, Dade, Cedar, and that portion of Vernon County lying south of an east and west line drawn through the town of Nevada, Mo.:			
(i) Lump; egg (top size larger than 3"; bottom size larger than 114"). (2) Faney nut (top size 3" to larger than 12"; bottom size larger than 14").	\$8, 37		
larger than 2 bottom size	8, 37		

	Maximum price per ton produced at—	
Description of fuel	Strip mines	Under ground- mines
II. High volatile bituminous coal from district 15 (Mis- souri, Kansas, and Okla- homa)—Continued.		
(B) Production group 2: From strip mines located in Linn County, Kans.; Bates, Henry, St. Clair, Miller,		
son Counties, and that por- tion of Vernon County lying north of and east and west		
line drawn through the town of Nevada, Mo.: (1) Lump; egg (top size larger than 3"; bottom size larger than 1½")	\$7.87	
(2) Standard nut (top size 3" to larger than 2", bottom size 1\frac{1}{4}" and smaller) (C) Production group 8:	7.92	
From mines operating on the Wilburton-Hartshorne Seams in Pittsburg and Lat- imer Counties, Okla:	+	
(1) Lump; egg (top size larger than 3°; bottom size larger than 13'") (2) Standard nut (top size 3" to larger than 2"; bottom size 134" and smaller)	10. 57	\$11.85
From underground mines lo- cated in McIntosh and Ok-	8, 82	9.80
mulgee Counties, Okla.: (1) Lump; egg (top size larger than 3"; bottom size larger than 14"). (2) Standard nut (top size 3"		10, 25
(2) Standard nut (top size 3" to larger than 2"; bottom size 1½" and smaller). (3) Stoker (top size 1½" and smaller; bottom size ½" to larger than 2";		9. 20 8. 05
larger than ½"). (E) Production group 11: From strip mines located in Tulsa, Wagoner, Rogers, Craig and Nowata Counties,		
and that part of Muskogee County, north of a line drawn straight east and west across Muskogee County along the southern limits of		
the town of Porum, all in Oklahoma: (1) Lump; egg (top size larger than 3" bottom size larger than 1½")		
than 14"." (2) Standard nut (top size 3" to larger than 2"; bottom size 14" and smaller). (3) Stoker (top size 14" and smaller; bottom size 3" to larger than 4")	8. 37	
smaller; bottom size 3%' to larger than 14")	7.07	
		m price per roduced at ses
III. High volatile bituminous coal from district 17 (Colorado) (A) Subdistrict No. 1:		
(1) Lump (bottom size 3" to larger than 1½") (2) Nut (top size 3" to larger than 1½"; bottom size 1½" to		\$12, 55
larger than 1") (B) Subdistrict No. 2: (1) Lump (bottom size 3" to larger than 1\(\frac{1}{2}\)")		11.70
Cupulamentous Ouden	No 9 is	cued by

Supplementary Order No. 2, issued by the Regional Administrator August 14, 1945, insofar as said Supplementary Order No. 2 affects Order G-4, is hereby revoked.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued at Dallas, Texas, this 25th day of September 1945.

J. BRYAN MILLER, Acting Regional Administrator.

[F. R. Doc. 45-18611; Filed, Oct. 5, 1945; 4:43 p. m.]

[Region VI Order G-1 Under MPR 592]

PLAIN FACE CINDER AND CONCRETE BLOCKS IN FRANKLIN AND WILLIAMSON COUNTIES, ILL.

Under the authority vested in the Regional Administrator of the Office of Price Administration by section 17 of Maximum Price Regulation No. 592 and for reasons set forth in an opinion issued simultaneously herewith, it is ordered:

(a) What this order does. This order authorizes increases in the maximum prices heretofore established under Maximum Price Regulation No. 188 and 592 for sales by all manufacturers of concrete blocks, plain face, 8 x 8 x 16, and cinder blocks, plain face, 8 x 8 x 16.

(b) Geographical applicability. This order applies to all sales made by all manufacturers whose principal places of business are located in Franklin and Williamson Counties in the State of Illinois.

(c) Price adjustment. (1) The maximum prices for the production and sale of (i) concrete blocks, plain face, 8 x 8 x 16, are hereby increased to 14¢ each, and of (ii) cinder blocks, plain face, 8 x 8 x 16 are hereby increased to 11¢ each;

(2) The maximum prices which were in effect during March 1942 of all such manufacturers for all blocks other than those listed in paragraph (c) (1) above are hereby increased by 2¢ per block;

(3) There may be added to the above adjusted maximum prices only the charge for delivery which each manufacturer had in effect on March 31, 1942;

(4) The above adjusted maximum prices are subject to all customary terms, allowances, and discounts in effect on March 31, 1942.

(d) Definitions. Except as otherwise provided herein or as the context may otherwise require, all terms used in this order shall bear the meaning given them in Maximum Price Regulation No. 592 or in the Emergency Price Control Act of 1942; if not therein defined, they shall be given their ordinary and popular trade meaning.

(e) Effect of this order on Maximum Price Regulation No. 592. To the extent applicable, the provisions of this order supersede Maximum Price Regulation No. 592. In so far as any provisions of this order may be inconsistent with any provision of Maximum Price Regulation No. 592, the provision contained in this order shall be controlling. Except as herein otherwise provided, the provisions of Maximum Price Regulation No. 592 shall remain in full force and effect.

(f) This order shall remain in effect until December 31, 1945, after which the maximum prices shall be the highest prices charged in March 1942 by each manufacturer to each class of purchaser, unless new prices are established by order issued prior to December 31, 1945.

This order may be amended, modified, or revoked at any time.

This Order No. G-1 shall become effective immediately.

Issued this 21st day of September 1945.

RAE E. WALTERS, Regional Administrator.

[F. R. Doc. 45-18609; Filed, Oct. 5, 1945; 4:43 p. m.] [Region VII Order G-1 Under MPR 188, Order 43321

SHERCO METAL PRODUCTS CO. ET AL.

AUTHORIZATION OF MAXIMUM PRICES

Order No. G-1 Under Maximum Price Regulation No. 188, Order No. 4332. Authorized maximum prices for Gym Swings manufactured by Marshall F. Norling, d/b/a Sherco Metal Products Co., Denver, Colorado, when sold by the manufacturer and specified resellers.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and sections 4 (b) and 9 of Order No. 4332 under Maximum Price Regulation No. 188, and for the reasons set forth in the accompanying opinion, this Order No. G-1 is issued.

(a) What this order does. This Order No. G-1 establishes maximum prices for gym swings manufactured by Marshall F. Norling, d/b/a Sherco Metal Products Co., when sold at the specified levels.

(b) Authorized maximum prices. Upon and after the effective date of this Order No. G-1, the maximum prices for the gym swings, designated "Model No. 3" and "Model No. 1-A", respectively, manufactured by Marshall F. Norling, d/b/a Sherco Metal Products Co., 2225 South Delaware Street, Denver 10, Colorado, in accordance with the specifications set forth in the price report of said manufacturer now on file in this Regional Office as a part of the record in this case, shall be as follows:

	Model No. 8	Model No. 1-A
(1) When sold by the manufacturer f. o. b. shipping point to a retailer. (2) When sold by any seller to an	\$16.00	\$27.00
ultimate consumer or user	26, 50	44, 50

- (i) The maximum prices anthorized for sales to retailers are subject to a discount of 2 percent for payment within 10 days from date of invoice.

 (ii) The prices above specified for sales f. o. b. shipping point include all costs incident to wrapping, packing, boxing, and earting.

 (iii) This Order No. G-1 establishes authorized maximum prices for the manufacturer and for resellers only who sell to the consumer; that is, resale prices for retailers. If the manufacturer sells to a wholesaler, jobber, or any other reseller who does not sell direct to the consumer; such reseller has for his maximum prices the authorized maximum prices hereby established for the manufacturer, and will be quite without any profit margin whatsoever, except such as may be afforded him by a trade discount allowed by the manufacturer.
- (c) Manufacturer must tag each article with its retail price. The manufacturer must attach to each article covered by this Order No. G-1, by any suitable means, a tag plainly marked "Maximum price when sold by any seller to an ultimate consumer \$__
- (d) Applicability of other regulations. The pricing provisions of the General Maximum Price Regulation and Maximum Price Regulation No. 188 have no application to the prices established by this Order No. G-1 for sales by the manufacturer or any other specified seller,
- (e) Geographical applicability. The maximum prices authorized by this Order No. G-1 for sales by the specified resellers are applicable throughout the 48 states of the United States, and the District of Columbia.

(f) Licensing. The provisions of Li-censing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(g) Right to revoke or amend. This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administra-

Effective date. This Order No. G-1 shall become effective on the 19th day of September 1945.

Issued this 19th day of September 1945.

RICHARD Y. BATTERTON, Regional Administrator.

[F. R. Doc. 45-18607; Filed, Oct. 5, 1945; 4:42 p. m.]

[Denver Order G-1 Under MPR 154] ICE IN WRAY, COLO.

Order No. G-1 under Maximum Price Regulation No. 154; Ice; Establishment of specific maximum prices for dealers in Wray, Colorado. Docket No. 7-C-154-8 (a) -2 & 4.

For the reasons set forth in the accompanying opinion and under the authority vested in the District Director of the Denver, Colorado District Office of the Office of Price Administration by §1393.8 (a) of Maximum Price Regulation No. 154 and Region VII Revised Delegation Order No. 38, it is hereby ordered:

(a) What this order does. This order establishes specific maximum prices for ice sold by dealers f. o. b. their loading platforms, docks, or places of business in Wray, Colorado.

(b) Specific maximum prices for ice sold by dealers. From and after the effective date of this order the maximum price for ice sold by dealers in Wray, Colorado, shall be 90 cents per cwt. f. o. b. the dealer's loading platform, dock, or place of business.

(c) Former discounts and differentials need not be maintained. From and after the effective date of this order it shall not be mandatory upon any dealer in Wray, Colorado, to grant, maintain, or give discounts, differentials, or allow-ances which he may formerly have maintained or allowed. But any dealer may, if he so desires, continue to allow such discounts, differentials, and allowances, and he may sell at a price lower than the maximum price established hereby.

(d) Applicability of governing regula-tion. Except in so far as the same may be inconsistent with or contradictory to the provisions of this order, all of the terms and provisions of Maximum Price Regulation No. 154 shall remain in full force and effect and be applicable to all ice dealers in Wray, Colorado.

(e) Keeping of copy of order. Each dealer shall keep a copy of this order and of the accompanying opinion at his establishment at Wray, Colorado, and make them available for inspection by any person during ordinary business

(f) Right to revoke or amend. This order may be revoked, modified, or amended at any time.

Effective date. This order shall become effective as of September 11, 1945.

Issued this 21st day of September 1945.

J. R. SLEDGE. District Director.

[F. R. Doc. 45-18608; Filed, Oct. 5, 1945; 4:42 p.m.]

[Region II Rev. Order G-55 Under RMPR 122] SOLID FUELS IN ALLEGHENY COUNTY, PA.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122, It is ordered:

(a) On and after September 10, 1945, the maximum charges for the housing services, set forth in the following schedule, rendered by solid fuel dealers in connection with the sale by them of solid fuels within Allegheny County, Pennsylvania, shall be the applicable maximum service charges specified therein:

Maximum Authorized Service Charges

Special service rendered Maxim	uum
at the request of the author	ized
purchaser (see defi- servi	ce
nitions in paragraph charg	50.2000
(c) (1)): (per net	
Shoveling	
Wheeling	. 75
Country (15 stone on laws)	
Carrying (15 steps or less)	1.00
Carrying (16 steps or more)	1. 25
Carrying and wheeling	1.75
Single chute (12 feet or less)	. 75
Double or Multiple chute (over	
12 feet)	1.00
Tail-and-gate chute	. 50
High lift truck, Coaltoter or Coal-	
veyor (mechanical equipment)_	.75
Not more than one of the fore-	
going charges may be imposed	
	100
in the course of a single delivery.	22
Trimming	. 25

(b) These charges may be imposed only when the service is requested by the purchaser.

(c) Definitions. When used in this Revised Order No. G-55 the term:

(1) "Shoveling" refers to housing of solid fuel by dumping it near the consumer's coal window, at the curb or on the sidewalk or driveway, and manually shoveling it through the window into the bin or storage space.

(2) "Wheeling" refers to housing of solid fuel by dumping it at the curb or on the sidewalk or driveway, shoveling it into wheelbarrow, and then wheeling it into the bin, or storage space, or wheeling it to the coal window and dumping or shoveling through the window into

the bin or storage space.
(3) "Carrying" refers to housing of solid fuel by dumping it at the curb, or on the sidewalk or driveway, as near as possible to the consumer's coal window

but at a distance and on a level which will not permit "chuting", "shoveling", or "wheeling", then shoveling it into baskets and carrying (including carrying up steps) to and dumping into the bin or storage space, usually through consumer's coal window.

(4) "Carrying" and "wheeling" refers

(4) "Carrying" and "wheeling" refers to housing of solid fuel where both types of services are required to be performed in the course of a single delivery.

(5) "Single chute" refers to housing of solid fuel by placing a single chute of 12 feet or less on the side of the truck, extending it into the coal window, then usually shoveling the fuel from the bed of the truck into the chute through which it is moved or moves, largely by gravity, into the bin or storage space. (This service is not to be confused with "dumping by way of chute".)

(6) "Double or multiple chute" refers to housing of solid fuel in the same manner as by "single chute", but where the distance between the truck and the coal bin opening exceeds twelve feet and two or more chutes must be attached together. The solid fuel is shovelled from the bed of the truck into the chutes and forced through the chutes into the bin

or storage space.

(7) "Tail-and-gate chute" refers to housing of solid fuel where it is necessary to attach a chute to the end gate of the truck at an angle which will not permit the flow of fuel by gravity but requires manual labor to keep the fuel flowing through the chute into the bin or storage space. (No charge may be made if the angle of the chute is such that the fuel flows by gravity and no manual labor is required to keep the fuel flowing.)

(8) "High lift truck, coaltoter or coalveyor" refers to housing of solid fuel by the use of mechanical equipment of the types designated, the handling of which requires the services of more than one man to discharge the fuel in the bin or storage space. A high lift truck is one, the body of which can be raised at both ends by means of mechanical equipment. Coaltoters or coalveyors are chutes with a mechanically driven belt by means of which the solid fuel passes through the chute without manual assistance.

(9) "Trimming" refers in general to the movement of coal by shovel, in bin or storage space, usually for the purpose of making room for more coal to be de-

livered.

(10) Unless the context otherwise requires, the definitions set forth in §§ 1340.255 and 1340.266 of Revised Maximum Price Regulation No. 122 shall apply to all other terms used herein.

(d) To the extent that they are not inconsistent with the terms of this order, the provisions of Revised Maximum Regulation No. 122 remain applicable to all

dealers subject to this order.

(e) This order may be revoked or amended by the Regional Administrator or by the Price Administrator through the issuance at any time hereafter of any order or price regulation, or amendment or supplement thereto, the provisions of which may be contrary hereto.

This Revised Order No. G-55 shall become effective September 10, 1945.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9599, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 7th day of September 1945.

LEO F. GENTNER, Acting Regional Administrator.

[F. R. Doc. 45-18673; Filed, Oct. 8, 1945; 1:17 p. m.]

[Region II Order G-15 Under MPR 329, Amdt. 3]

FLUID MILK IN NEW YORK

For the reasons set forth in an opinion issued and filed with the Federal Register, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1351.408 of Maximum Price Regulation No. 329, as amended, and with the approval of the Regional Director of the Office of Supply, Commodity Credit Corporation, Northeastern Region of the United States Department of Agriculture, It is ordered, That Order No. G-15 be amended in the following respects:

- 1. Paragraph (a) (4) is amended to read as follows:
- (4) Plus or minus, for each one-tenth of 1% butterfat content in excess of or below 3.5%, as the case may be, the butterfat differential as computed and announced by the Market Administrator pursuant to the terms and conditions of said Order No. 27.
- 2. Paragraph (b) (1) (ii) is amended to read as follows:
- (ii) Order No. 27, as presently amended, issued by the United States Secretary of Agriculture, entitled, "Compilation of Order 27, as Amended, Regulating the Handling of Milk in the New York Metropolitan Marketing Area"; or
- 3. Paragraph (d) is amended to read as follows:
- (d) The maximum price at which a purchaser in the course of trade or business may purchase or receive from a producer fluid milk with a butterfat content of 3.5%, f. o. b., a receiving or processing plant within the "Niagara Frontier Milk Production Area," as herein defined, shall be:
- (1) The uniform price per cwt., as announced by the New York State Commissioner of Agriculture and Markets in accordance with the terms and conditions of Revised Official Order No. 127, as described in paragraph (b) (2) (i) of this order,
- (2) Plus or minus, for each one-tenth of 1% butterfat content in excess of or below 3.5% as the case may be, the butterfat differential as computed and announced by the New York State Commissioner of Agriculture and Markets pursuant to the terms and conditions of said Revised Official Order No. 127.
- 4. Paragraph (e) is amended to read as follows:
- (e) The maximum price at which a purchaser in the course of trade or business may purchase or receive from a pro-

ducer fluid milk with a butterfat content of 3.5%, f. o. b., a receiving or processing plant within the "Rochester Milk Production Area", as herein defined, shall be:

(1) The uniform price per cwt., as announced by the New York State Commissioner of Agriculture and Markets in accordance with the terms and conditions of Revised Order No. 129, as described in paragraph (b) (2) (ii) of this order.

(2) Minus fifteen cents per cwt.,

- (3) Plus or minus for each one-tenth of 1% butterfat content in excess of or below 3.5% as the case may be, the butterfat differential as computed and announced by the New York State Commissioner of Agriculture and Markets pursuant to the terms and conditions of said Revised Official Order No. 129.
- 5. Paragraph (f) (3) is amended to read as follows:
- (3) Plus or minus for each one-tenth of 1% butterfat content in excess of or below 3.5%, as the case may be, the butterfat differential as computed and announced by the Market Administrator, pursuant to the terms and conditions of Order No. 27, as presently amended, as described in paragraph (b) (1) (ii) of this order.

This Amendment No. 3 to Order No. G-15 shall become effective August 1, 1945.

(56 Stat. 23, 765, 57 Stat. 566, Pub. Law 383, 78th Cong., Pub. Law 108, 79th Cong., E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681, E.O. 9599, 10 F.R. 10155)

Issued this 27th day of September 1945.

LEO F. GENTNER, Acting Regional Administrator.

Approved this 27th day of September 1945.

F. D. CRONIN,

Regional Director of the Office of Supply, Commodity Credit Corporation, Northeastern Region, of the United States Department of Agriculture.

[F. R. Doc. 45-18674; Filed, Oct. 8, 1945; 1:16 p. m.]

[Region IV Order G-1 Under RMPR 137]

MOTOR FUEL IN FLORIDA

For the reason set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator, Region IV of the Office of Price Administration, by section 5 (d) of Revised Maximum Price Regulation No. 137, as amended by Amendment No. 10 issued July 5, 1945, and effective July 10, 1945, it is hereby ordered:

(a) Purpose of order. It is the purpose of this order to reestablish a special pricing method for retail sellers of motor fuel, located in the State of Florida, which method was formerly in effect under the provisions of Revised Maximum Price Regulation No. 137 prior to the issuance of Amendment No. 10 thereto.

No. 199-7

(b) Geographical applicability. The provisions of this order shall apply to the

State of Florida.

(c) Special Pricing Method for Retail Sellers of Motor Fuel. (1) Any seller of motor fuel at a retail establishment located in the State of Florida may, if he chooses, fix a maximum price for each grade of motor fuel by adding to the maximum tank wagon price of the reference seller for undivided dealers for the point where the retail establishment is located an amount equal to the difference which existed between:

(i) The tank wagon price of the reference seller for undivided dealers at that point during the major portion of the period October 1-15, 1941, and

the period October 1-15, 1941, and

(ii) The service price for motor fuel
of that grade at the service station or
other retail establishment during the
major portion of the period October 115, 1941.

Note: The reference tank wagon seilers are listed by states and the District of Columbia in section 7 (i) of Revised Maximum Price Regulation No. 137.

- (2) If the reference seller has no maximum tank wagon price for undivided dealers for the point where the retail establishment is located, or had no tank wagon price for undivided dealers at that point during the major portion of the period October 1-15, 1941, a maximum price may be fixed by adding to the maximum tank wagon price to the nearest undivided retail dealer who is a tank wagon buyer an amount equal to the difference which existed between:
- (i) The tank wagon price to such nearest undivided retail dealer during the major portion of the period October 1-15, 1941, and
- (ii) The service station price for motor fuel of that grade at the service station or other retail establishment for which a price is being determined during the major portion of the period October 1-15, 1941.
- (d) Relation to Revised Maximum Price Regulation No. 137. All retail sales of motor fuel made pursuant to the provisions of this order are also subject to all the provisions of Revised Maximum Price Regulation No. 137, together with all amendments thereto and revisions thereof and all applicable orders thereunder, which heretofore have been or hereafter may be issued.
- (e) This order may be revoked, amended or corrected at any time.

This order shall become effective the 10th day of July 1945.

Issued this 28th day of August 1945.

ALEXANDER HARRIS, Regional Administrator.

[F. R. Doc. 45-18675; Filed, Oct. 8, 1945; 1:16 p. m.]

[Region V Order G-6 Under RMPR 251]
PLUMBING SERVICES IN DALLAS COUNTY,
TEX.

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to the authority vested in the Regional Administrator of the Office of

Price Administration by section 9 of Revised Maximum Price Regulation No. 251, it is hereby ordered:

(a) What this order does. Except as hereinafter provided this order establishes maximum prices for all sales of plumbing services and all sales of plumbing fixtures and materials on an installed basis when sold in the geographical area comprising Dallas County, Texas.

(b) Exception. (1) Jobs which exceed \$250.00. If the maximum price for any job covered by this regulation computed pursuant to the provisions of section 7 of Revised Maximum Price Regulation No. 251 exceeds \$250.00, such job shall be exempt from this order and the maximum price therefor must be determined pursuant to the provisions of Revised Maximum Price Regulation No. 251.

(2) The cleaning of cesspools is exempt from this order. Maximum prices for this service must be determined under Revised Maximum Price Regulation

No. 165.

(c) Maximum prices. Maximum prices for plumbing services covered by this order shall be the sum of a charge based on the hourly rate computed in accordance with the provisions of sub-paragraph (1) below, plus the maximum price of fixtures, materials and specialties and maximum charges for power-driven equipment used as provided in sub-paragraph (2) below.

(1) Maximum hourly service rate. The maximum hourly service rates established by this order shall be determined,

as follows:

MAXIMUM HOURLY SERVICE RATES

	Straight time	Over- time	Sundays and holidays
For journeyman, apprentice, or helper where authorized hourly wage paid is: \$1.00 to \$1.19 inclusive \$1.20 to \$1.49 inclusive \$1.50 to \$1.63 inclusive \$1.64 to \$1.74 inclusive \$1.75 to \$2.00 inclusive	\$1, 50	\$3.00	\$3.00
	2, 00	4.00	4,00
	2, 50	5.00	5.00
	2, 75	5.50	5.50
	3, 00	6.00	6,00
For apprentice, helper, or	Percent	Percent	Percent
laborer where author-	of wage	of wage	of wage
ized hourly wage paid	paid	paid	paid
is less than \$1.00	150	300	300

(2) Maximum prices for fixtures and materials. (i) Maximum prices for fixtures and materials shall be computed by adding to the cost of such materials or fixtures delivered to seller's shop or storeroom a markup of 40% on fixtures and 60% on materials.

(ii) The maximum price for any plumbing specialty item for which a charge of \$5.00 or less is made shall not exceed the seller's present legally established maximum price determined under the applicable price regulation. Any other specialty item must be priced in the same manner as materials.

(iii) Power driven equipment. If power driven equipment other than trucks or vehicles is used in supplying commodities or services subject to this order a charge for the use of this specialized power driven equipment may be made not in excess of the legal charge determined in accordance with the pro-

visions of section 6 of Revised Maximum Price Regulation No. 251.

No additional charges may be made for rental or use of equipment or for fees except as otherwise specified in this order.

(d) Special pricing practices to be used in computing maximum prices—(1) Measurement of hours. The number of hours to be charged against any job shall be counted from the time the workman leaves the shop or the previous job (whichever is later) until he completes the job if he proceeds to another job or until he returns to the shop if he proceeds there directly. The hours for which charges are made shall not exceed those shown in the seller's payroll records nor those shown in records which paragraph (g) of this order requires the seller to keep.

(2) Hourly service rates for a plumber's team, consisting, for example, of one or more journeyman plumbers and/or one or more helpers, apprentices, or laborers shall not exceed the sum of the maximum service charges as computed for the individual workmen comprising the

(3) A journeyman or master plumber, owning his own establishment, shall compute his maximum hourly service rate for plumbing services actually performed and supplied by him, as follows:

(i) An hourly service charge of \$2.50

per hour, or

(ii) The hourly service charge which he is authorized to charge for journeyman services as established in paragraph (c) (1).

(4) Minimum charges. The minimum charge that may be made for any job covered by this order is established as follows:

(i) \$2.50 per hour, or

(ii) The hourly service charge which a seller is authorized to charge for journeyman services under paragraph (c) (1).

(5) Sales at a guaranteed price. A seller may offer to supply plumbing services covered by this order on the basis of a guaranteed price, the seller agreeing to charge a fixed amount: Provided, however, That such guaranteed price may not exceed the maximum price established by this order.

(e) Definitions. (1) "Plumbing," as used in this order, includes all services performed by plumbers or plumbing establishments in the installation, maintenance, and repair of materials and fixtures used in providing means for control of the supply and distribution of water and gas, for reception and removal of waste or surplus water and sewage, and for the heating of buildings by the use of furnaces.

—(2) "Fixtures" includes such plumbing facilities as bath-tubs, lavatories, commodes, hot water tanks, water heaters, floor furnaces, and all other plumbing appliances except those defined below as "materials" or "specialties."

(3) "Plumbing specialties" include small items used in the repair of plumbing fixtures which are generally not obtainable from general plumbing supply houses and which are known to the trade as plumbing specialties. The term in-

cludes items such as washers, flush valves, float balls and trip levers and other items, except those defined below ϵ -materials.

(4) "Materials" include all items used in the repair of plumbing fixtures except fixtures and plumbing specialties which are necessary for the installation, maintenance or repair of plumbing facilities, including but not limited to all pipe, pipe fittings and lead.

(5) "Overtime" refers to hours of work performed at customer's request on Saturday or between the hours of 5:00 p.m. and 8:00 a.m., Monday to Saturday.

(6) "Sundays and holidays" refer to work performed at customer's request on Sundays and national holidays.

(7) "Wage rates" mean the hourly wage rates in effect on October 3, 1942, or hourly wage rates which have been established or authorized subsequently by proper governmental agencies.

(8) The term journeyman plumber refers to a person licensed by any municipal authority to perform plumbing services as a journeyman plumber.

(9) The term master plumber refers to a person duly licensed by a municipal authority as a master plumber.

(10) "Hourly service rate" means the hourly rate charged to the customer for each hour of labor expended in the per-

formance of a plumbing job.

(f) Filing and reporting of maximum Every person selling or offering to sell the services covered by this order in Dallas County, Texas, shall, within 15 days after the effective date of this order or, in the case of new sellers, within 3 days after first offering to sell such services, file with the Industrial Materials Section of the Dallas District Office of the Office of Price Administration the following information: (1) His legally authorized or approved straight-time hourly wage rates in effect on the date of filing for each class of workman employed in the plumbing operations; (2) a schedule of his maximum hourly service rates for each class of workman determined in accordance with the pricing provisions of this order; (3) his maximum percentage markups on costs of fixtures and materials, not in excess of the markups permitted by this order; (4) a description of all power driven equipment, if any, used by seller in supplying plumbing services and the maximum charge to be made for use of such equipment computed in accordance with the provisions of this order.

(g) Record keeping, sales slips and notification to purchasers. Every person making sales subject to this order must keep a record showing the time spent by his employees on any job involving plumbing services and of the wage rate for each such employee. Such records shall be kept by the seller at his place of business and shall be available for inspection by the Office of Price Administration. Every person subject to this order shall furnish to each purchaser of plumbing services a sales slip or invoice showing the amount charged for labor, materials, fixtures, specialties, and charges for power driven equipment. This invoice or sales slip must contain a statement that the prices charged do not exceed maximum prices established by this Order No. G-6. Duplicates of such invoices or such sales slips shall be kept by the seller at his place of business and shall be available for inspection by the Office of Price Administration.

(h) The effect of this order with reference to other regulations. This order supersedes sections 6, 7 and 8 (a) and (b) of Revised Maximum Price Regulation No. 251 with respect to plumbing services subject to this order when supplied in the described areas, except where it is otherwise provided herein.

(i) This order may be revoked or amended at any time, either by a specific action on the part of the Regional Administrator, Region V, or the issuance of any price regulation or amendment by the Price Administrator, the provisions of which are contrary hereto.

(j) Lower than maximum prices may be charged, paid, or received.

This order shall be effective October 10, 1945.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; and E.O. 9328, 8 F.R. 4681)

Issued at Dallas, Texas, this 28th day of September 1945.

J. BRYAN MILLER, Acting Regional Administrator.

[F. R. Doc. 45-18676; Filed, Oct. 8, 1945; 1:17 p. m.]

[Region V Order G-3 Under MPR 329]

FLUID MILK IN HOUSTON, TEX., AREA

For the reasons set forth in the accompanying opinion and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1351.408 (g) of Maximum Price Regulation No. 329, specific authorization, in writing, having been issued by the Administrator, It is hereby ordered:

(a) Any purchaser of milk located in the Houston Area of Region V of the Office of Price Administration, as hereinafter defined, who uses the provisions of § 1351.402, paragraphs (a) or (b), of Maximum Price Regulation No. 329 for the determination of his maximum prices for the purchase of milk, shall use the following adjustment for milk containing more or less than 4% butterfat:

(1) Where the butterfat test of the milk actually purchased is less than 4%, reduce by 7¢ for each ½0 of 1% that such butterfat test is less than 4%, the maximum prices so established:

(2) Where the butterfat test of the milk actually purchased is more than 4%, increase by 7¢ for each ½0 of 1% that such butterfat test is in excess of 4%, the maximum prices so established.

(b) The "Houston Area," as used herein, shall be deemed to include all sellers in and around the City of Houston who distribute more than 50% of their approved fluid milk within the City of Houston, including West University Heights and the Tri-City Area of Pelly, Goose Creek, and Baytown.

(c) This order may be revoked, amended or corrected at any time.

This order shall become effective October 1, 1945.

Issued this 27th day of September 1945.

J. BRYAN MILLER, Acting Regional Administrator.

Approved:

C. M. EVANS,

Officer in Charge, Dairy & Poultry Branch, Production and Marketing Administration, U. S. Department of Agriculture, Southwest Field Office, Dallas, Tex.

[F. R. Doc. 45-18677; Filed, Oct. 8, 1945; 1:17 p. m.]

[Region VI Rev. Order G-11 Under RMPR 122, Amdt. 2]

SOLID FUELS IN CHICAGO, ILL., AREA

An opinion accompanying this Amendment has been issued simultaneously herewith. Revised Order No. G-11 under Revised Maximum Price Regulation No. 122 is amended in the following respects:

Paragraphs (d), I, IV, V, VI, VIII and X are amended to read:

PRICE SCHEDULE

1	4 tons or more, do- mestic, de- livered, per ton	3 1-2-3 tons, domestic, delivered, per ton	4 3½ ton do- mestic, de- livered, per ½ ton	1/4 ton do- mestic, de- livered, per 1/4 ton	Yard sales to dealers, per ton	7 Commercial, per
I. Low volatile bituminous coal from dis- trict No. 7 (W. Virginia and Virginia)						
1. Lump—5" and larger in price classi- fication A and B.	\$12.75	\$13. 25	\$7, 15	\$4, 08	\$11, 10	
 Lump—5" and larger in all other price classifications. 	12.30	12.80	6.90	3, 98	10, 65	
3. Egg—5" x 2" and larger in price classi- fications A and B	12.85	13, 35	7, 20	4. 13	11. 20	*************
4. Egg—5" x 2" and larger in all other price classifications.	12, 40	12, 90	6. 95	3.98	10.75	**********
5. Stove—nut or range, 2" x 1½" and larger. 6. Nut—pea or small nut, 1½" x ½" and	12, 50	13.00	7.00	4, 03	10.85	**********
larger. 7. Pea or buckwheat—top size not ex-	10.85	11.35	6, 20	3. 63	9, 55	\$10, 20
ceeding 1/4"; bottom size smaller than 8. Domestle mine run. 9. Screenings—11/4" and smaller.	10. 10 10. 40 9. 75	10. 60 10. 90 10. 25	5. 80 5. 95 8. 65	3. 43 3. 48 3. 33	8, 85 9, 15 8, 50	9, 65

FEDERAL REGISTER,	Wednesday,	October	10,	1945
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12	20		FEDERA	L REGISTER, WE	eanesaay, Oc	100er 10, 1345		
	1	Commer- cial, per ton	38 8			88		
	9	Yard sales to dealers, per ton		87.8 84.7, 84.7,	6.13	A.68.	13.8 12.8 11.8	
	ю	¼ ton do- mestic, de- livered, per ¼ ton		8 8	15 28 82 15 28 83	2.48	64. 64.	
ntinued	,	½ ton do- mestic, de- livered, per ½ ton		\$5.47	4.67	10.7	88.7 * 8.7.	
PRICE SCHEDULE-Continued	60	1-2-3 tons, domestic, delivered, per ton		\$9.93	8 8 8 8 8	8 27.3	67.41 07.41 33.65	
PRICE SCH	2	4 tons or more, do- mestic, de- livered, per ton			7. 38 88 38 88 38	8.23	15.20 14.20 • 13.15	
	1		IV. High volutile coal from district No. 10 (Illinois)—Continued. B. Central-Duquoln, Believille Subdistricts—Continued. 5. Washed screening—size groups 23 and 24 Washed or air cleaned screening, top size not exceeding 2°. Price groups 10, 10-2, inclusive 1, 21, 3, and 23. B. Deep machine mines. C. Northurn subdistrict. I. Washed screenings—size groups 23 and 24. Washed screenings—size groups 23 and 24. Washed or air cleaned screenings, top size not exceeding screenings.	V. High colarite bitumineus coul from district No. II (Indiana) 1. Lump and egg—she groups I, 2, and 3. All lump and egg costs, bottom size larger than 2", was he d or raw. Price groups 5, 6, 13, 14, 15, 16, and 20.—2. Egg and stove costs, bottom size 2", and smaller, washed or raw. Price groups 5, 6, 13, 14, 15, 16, and 29; including 4", x 2", 3", x 2", and 29; including 4", x 2", 3", x 2", and 29; including 4", x 2", 3", x 2", and 29; including 4", x 2", 3", x 2", and 29; including 4", x 2", 3", x 2", and 29; including 4", x 2", 3", x 2", and 29", x 2", and 20".	6, 6, 13, 14, 16, 18, and 20 4, Stoker mu—size groups 9-12, including raw mut and pea cosal, bottom size larger than 10 mesh, top size not exceeding 2", price groups 6 and 14. 5. Lump and egg—size groups 1, 2, and 3. All lump and egg—size groups 1, 2, and 3. Regroups 7, 9-2, including 18 and 19. 6, Eze and stove—size grouts 4, 8, 6 and	8. All egg and stove coals, bottom size 2° and smaller. Washed or raw. Price groups 7, 9-12, including 18 and 19, in- cluding 4", x 1", x 2" and 2" x 11", 5° Screenings—washed and dedusted. Size groups 23, 24, 25, and 27. VI. Low reletific smithing coal From District No. 1 (Pennsylvania)	Y. L. Egg, stove, nut 2. Pea. X. Briquettes 1. District No. 7—low volatile coal	
	7	Commer- cial, per ton		18.78			, 00.99	8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8
	9	Yard sales to dealers, per ton	87.78 7.40 6.83	99°8		6.80	6.65	
	10	% ton do- mestic, de- livered., per ¼ ton	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	2.83		28.88 28.88	2.92.2.91	
ntinued	4	½ ton do- mestic, de- livered, per ½ ton	\$5.40 \$.25 \$.26	4.8		88	28	
EDULE-CO	60	1-2-3 tons, domestic, delivered, per ton	, \$9.75 9.45 8.35	8.8		8.80 7.75	88 88	
PRICE SCHEDULE-Continued	cı	4 tons or more, do- mestic, de- livered, per ton	\$9.25 8.96 7.75	8.18		888 888 88	8.15 8.10	
	1		W. High volatile east from district No. 10 (Illinois) Southern subdistrict (deep machine mines): All iump or egg ceal, bottom size larger than 2', washed or raw, price groups 1, 2 and 8. E. Egg and Guve-size groups 4, 5, 6, and 8. All legg and slove-size groups 4, 5, 6, and 8. All legg and slove coals bottom size 2' and smaller, washed or raw. Price groups 1, 2, and 8. (Including 4" x 2", 3" x 2" and 2" x 3". S. Mine run—size group 7; price stroup 1, 2 and 8 (Including 4" x 2", 3" x 2" and 2" x 3". S. Mine run—size group 7; price group 1, 2 and 8 stroup 1, 2	22, and 28. Washed or air cleaned than 1 millimeter, too size not exceeding 2°, and dry definited special stoker, bottom size larger than 28 meels and thy definited special stoker, bottom size larger than 28 meels and too size not exceeding 3%. Endes and size not exceeding 3%. Washed or definited streemings size groups 1, 2, and 5. Six belong 2°, procegroups 1, 2, and 8. (Commany known by the trade snames "Universal." "Commercial." and	6. Raw and washed chestmut—size groups 10 and 18, raw washed or air cleaned nut coal, bottom size larger than 10 mesh, top size not exceeding 2"; price groups 1, 2, and 8. 7. Raw washed pea—size groups 12 and 30. Raw washed or air cleaned pea coal; bottom size larger than 10 mesh, top size not exceeding 1"; price groups 1.2.	districts. J. Kentral-Duquoin, Belleville Subdistricts. J. Lump or egg—size groups 1,2, and size harger than 2', washed or raw, nelee groups 10, 12, 13, 10-23, inc. D. Surja machine mines. D. Surja machine mines. D. Surja mines washed or raw, and s. All egg and stove coals, or and s. All egg and stove coals, or and s. All egg and stove coals, washed or raw, price groups 1, 5, 6, and 8. Decton size 2'' and smaller, washed or raw, price groups 10, 16-22, inclusive, 12, 13, and 23, 16-22, inclusive, 12, 13, and 23	and 2" x 14"." a. Deep machine mines b. Strip mines c. Washed chestrutt—size group 18, weshed or air element and coult better mines be option size larger than 10 mesh, from size larger than 10 mesh, groups 10, 10° exceeding 2". Price groups 10° exceeding 2". Price g	4. With mines. 4. Wabbd pre-stragroup 20, Washed or air cleaned loss oeal, bottom size larger than 10 mesh, top sire not exceeding 1". Price groups 10, 16-22, inclusive, 12, 13, and 23. a. Deep machine mines. b. Strip mines.

This Amendment No. 2 to Revised Order No. G-11 supersedes Order Nos. G-23 and G-24 as to dealers covered hereby.

Issued this 25th day of September 1945.

This Amendment No. 2 to Order G-11 shall be effective immediately.

> R. E. WALTERS, Regional Administrator.

[F. R. Doc. 45-18678; Filed, Oct. 8, 1945; 1:16 p. m.]

[Region VII Order G-36 Under 18 (c)] FLUID MILK IN NEW MEXICO

Order No. G-36 under § 1499.18 (c) of the General Maximum Price Regulation, including Amendments Nos. 1 to 5. General order modifying wholesale and retail prices for fluid milk in the State of New Mexico; Docket No. 7-SR 15-75 (a) (9)-11.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and § 1499.75 (a) (9) of Supplementary Regulation 15 to the General Maximum Price Regulation, as amended, and for the reasons set forth in the accompanying opinion, this compilation of Order No. G-36 under § 1499.18 (c) of the General Maximum Price Regulation, including Amend-

ments Nos. 1 to 5, is issued.

(a) All previous adjustment orders revoked and superseded. The following adjustment orders heretofore promulgated by this Regional Office either for individuals or specified areas in the State of New Mexico, namely, Order No. VII-18 (a)-NM-10, effective December 8, 1942; Order No. VII-73 (a)-8, effective November 4, 1942; Order No. 16, Docket No. VII-73 (a)-16, effective October 31 1942; Order No. G-2, Docket No. VII-18 (c)-2, effective December 1, 1942, and Amendment No. 1 thereto, effective January 12, 1943; Order No. G-9, Docket No. VII-18 (c)-32, effective January 12, 1943, and Amendment No. 1 thereto, effective January 18, 1943; Order No. G-11, Docket No. VII-18 (c)-38, effective January 30, 1943, and Amendment No. 1 thereto, effective March 15, 1943; Order No. G-14, Docket No. VII-18 (c)-46, effective February 6, 1943; Order No. G-15, Docket No. VII-18 (c)-47, effective February 8, 1943; Order No. G-17, Docket No. VII-18 (c)-51, effective February 15, 1943; Order No. G-18, Docket No. VII-18 (c)-53, effective February 18, 1943; Order No. G-19, Docket No. VII-18 (c)-54, effective February 19, 1943; Order No. G-21, Docket No. VII-18 (c)-23, effective March 16, 1943; Order No. G-22, Docket No. VII-18 (c)-65, effective March 16, 1943, and Order No. G-23, Docket No. VII-18 (c)-66, effective March 15, 1943, shall be, and the same hereby are, revoked and superseded as of the effective date of this Order No. G-36, but without prejudice in any manner whatsoever to the prosecution of or imposition of sanctions against any person who may have violated any one or more of said orders prior to its revocation.

(b) State of New Mexico divided into six districts. For the purpose of this Order No. G-36, the State of New Mexico is hereby divided into six districts to be known as District No. 1, District No. 2, District No. 3, District No. 4, District No. 5, and District No. 6, as hereinafter defined.

(c) Definitions. For the purpose of this order

(1) "Milk" means cow's milk produced, processed or raw, and distributed and sold at wholesale in glass bottles or paper containers in quantities of less than one gallon, and in bulk in quantities of one gallon or more, and sold at retail in glass bottles or paper containers or in bulk for human consumption as sweet whole milk and containing not less than 3.25% butterfat content and being of approved grade.

(2) "Buttermilk" means cultured buttermilk produced by inoculating skim milk with lactic acid forming bacteria until a lactic acid content of one-half

of 1% or more is obtained.

(3) "Producer" means a farmer or other person or representative who owns, superintends, manages or otherwise controls the operation of a farm or a tract of land on which milk is produced.

(4) "District No. 1 of the State of New Mexico" means all that area contained with the Counties of Harding, Mora, San Juan, and Rio Arriba (except that portion contained within that area ten miles in width and immediately adjacent to the northern boundary line of Santa Fe County, including all the Town of Espanola).

(5) "District No. 2 of the State of New Mexico" means all that area contained within the Counties of Colfax, Curry, De Baca, Guadalupe (except that portion contained within the municipalities of Vaughn and Santa Rosa, and a distance of five miles beyond the corporate limits of the municipality of Santa Rosa at all points), Quay, Roosevelt, San Miguel, Torrance, and Union.

(6) "District No. 3 of the State of New Mexico" means all that area contained within the Counties of Bernalillo, Chaves, Eddy, Lea, and that portion of Valencia County contained within that area south of a line drawn parallel with U.S. Highway No. 66 and being at all points a distance of ten miles south of the center line of said highway in Valencia County.

(7) "District No. 4 of the State of New Mexico" means all that area contained within the Counties of Catron, Dona Ana, Lincoln, Otero (except that portion contained within the Town of Alamogordo, and a distance of five miles beyond the corporate limits thereof at all points), Sandoval, Sierra, Taos (except that portion contained in District No. 5), Socorro (except the municipality of Magdalena), and Valencia (except that portion contained within that area north of a line drawn parallel with U.S. Highway No. 66 and being at all points a distance of ten miles north of the center line of said highway in Valencia County), and the

municipality of Vaughn in Guadelupe

County.
(8) "District No. 5 of the State of New Mexico" means all that area contained within the Counties of Hidalgo, Luna, McKinley, Santa Fe, and that portion of Rio Arriba County contained within that area ten miles in width and immediately adjacent to the northern boundary line of Santa Fe County, including all the Town of Espanola; the municipality of Magdalena in the County of Socorro; and the municipality of Santa Rosa in the County of Guadalupe and a distance of five miles beyond the corporate limits thereof at all points; and the Town of Alamogordo in the County of Otero, and a distance of five miles beyond the corporate limits thereof at all points.

(9) "District No. 6 of the State of New Mexico" means all that area contained

in the County of Grant.

The maximum (d) Maximum prices. prices for fluid milk and buttermilk sold at wholesale and at retail in glass bottles or paper containers in a quantity of less than one gallon, and sold in bulk by the gallon, in the six several districts of the State of New Mexico shall, from and after the effective date of this Order No. G-36, be as follows:

DISTRICT No. 1

Container size	Wholesale price (cents)	Retail price (cents)
Milk: ½ pint. Pint Quart. ½ gallon.	In glass bottles or paper con- tainers 3½ 6 11 21	In glass bottles or paper con- tainers or in bulk 6 8 13 25
In bulk: Gallon	In any suitable container 40 10 19 36	In any suitable container 48 12 21 44

DISTRICT NO. 2

Milk: ½ pint	In glass bottles or paper con- tainers 334 7 12 23	In glass bottles or paper con- tainers or in bulk 6 9 14 26
In bulk: Gallon Buttermilk:	In any suit- able container 44	In any suit- able container 52
Quart. ½ gallon In bulk: Gallon	11 21 40	13 27 48

DISTRICT NO. 3.

Milk: ½ pint. Pint. Quart. ½ gallon.	In glass bottles or paper con- tainers 334 7 1234 23	In glass bottles or paper con- tainers or in bulk 6 9 14½ 27
In bulk: Gallon	In any suitable container 46 11142 19 42	In any suitable container 54 1334 23 50

DISTRICT NO. 4

Container size	Wholesale price (cents)	Retail price (cents)		
Milk: ½ pint. Pint. Quart. ½ gallon.	73/2	In glass bot- tles or paper containers or in bulk		
In bulk: Gallon Buttermilk: Quart	12	In any suitable container 56 14 24 52		

DISTRICT No. 5

Milk: ½ pint	In glass bottles or paper con- tainers 4½ 8 14 26	In glass bottles or paper con- tainers or in bulk 7 10 16 30
In bulk: Gallon Buttermilk: Quart	In any suitable container 52 13 24 48	In any suit- able container 60 15 28 56

DISTRICT NO. 6

Milk: ½ pint	In glass bottles or paper containers 4.5 8 15 28	In glass bottles or paper containers or in bulk 7 10 17 32
In bulk: gallon	container 56	In any suitable container 64 16 30 60

(e) Fractional price adjustments. In computing the price for any item of milk or butermilk, fractions of a cent shall be adjusted upward to the next whole cent if the fraction is one-half cent or more, and shall be adjusted downward to the next whole cent if the fraction is less than one-half cent.

(f) Higher established maximum prices may be maintained. Any seller who has established maximum prices under \$1499.2 of the General Maximum Price Regulation, or any applicable price regulation supplementary thereto, or pursuant to any market agreement or order made or issued under the provisions of the Agricultural Market Agreement Act, as amended, that are higher than the prices fixed by this Order No. G-36, may continue to sell at such higher established maximum price and the same shall not be modified or superseded by this order.

(g) Customary discounts, allowances and differentials need not be maintained. From and after the effective date of this Order No. G-36 it shall not be obligatory upon any seller of fluid milk or buttermilk to maintain or continue any customary allowance, discount, quantity discount or differential heretofore established by him, Provided, however, That

at a price lower than the maximum prices established by this Order No. G-36 any seller at wholesale or retail may sell if he so desires.

(h) Notice to be given purchaser upon first sale at higher price. Any person making a first sale of milk or buttermilk in pint or quart containers at retail to any customer at the higher price established for quarts and pints at retail by this Order No. G-36 shall, at the time of delivery, furnish the buyer with either a printed or written slip containing the following information:

By Order No. G-36 issued by the Regional Administrator of the Office of Price Administration and effective as of 12:01 a.m., April 15, 1943, the maximum price of milk (or buttermilk) sold in quarts and pints at retail in this area of the State of New Mexico, has been modified to permit sales at _____ per quart, and _____ per pint.

(i) Monthly reports required by certain sellers. Sellers and distributors of fluid milk, other than retail stores, who hereafter adjust any price for fluid milk upward upon the authority of this Order No. G-36 shall, on or before the 20th day of May and the 20th day of June, A. D. 1943, but not thereafter unless expressly so directed by the Regional Administrator, report to the State Office of the Office of Price Administration at Albuquerque, New Mexico, the quantity of milk handled during the first fifteen days of May and the first fifteen days of June, respectively, and the price paid the producer therefor on a butterfat basis either directly by the seller or by his immediate or remote supplier who did purchase directly from the producer. This provision applies only to distributors who do not produce all of their supply of milk, but purchase from another source of supply some part or portion of the milk which they sell and distribute. The purpose of this provision is to enable the State Office of the Office of Price Administration to determine whether or not the price increase hereby granted has been proportionately and equitably passed on to the producer.

(j) Interdistributor sales and purchases from producers are exempt. This Order No. G-36 does not apply to or in any manner affect sales of milk or buttermilk made by one distributor or wholesaler to another distributor or wholesaler, or to a purchase made from a producer under Maximum Price Regulation No. 329.

(k) Applicability of the General Maximum Price Regulation. Insofar as the same are not contradictory of or inconsistent with any of the provisions of this Order No. G-36, the definitions and explanations set forth in § 1499.20 of the General Maximum Price Regulation and the terms and provisions of said General Maximum Price Regulation shall apply to and are hereby deemed to be a part of this Order No. G-36 to the same extent as if rewritten herein.

(1) Right to revoke or amend. This order may be revoked, modified or amended at any time by the Price Administrator or the Regional Administrator.

Effective date. This compiled Order No. G-36, including Amendments Nos. 1 to 5, shall become effective on the 27th day of September 1945.

Issued this 27th day of September 1945.

RICHARD Y. BATTERTON, Regional Administrator.

[F. R. Doc. 45-18679; Filed, Oct. 8, 1945; 1:14 p. m.]

[Region VII Order G-13 Under SO 94]

ALUMINUM ALLOY AMMUNITION BOXES IN DENVER REGION

Order No. G-13 under Supplementary Order No. 94. Maximum resale prices for a specified surplus war commodity. Docket No. 7-30-94-11-23.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and sections 11 and 13 of Supplementary Order No. 94, as amended, and for the reasons set forth in the accompanying opinion, this Order No. G-13 is issued.

(a) What this order does. This Order No. G-13 establishes maximum resale prices for aluminum alloy ammunition boxes sold by the Department of Commerce, Office of Surplus Property, as a surplus war commodity, whether new or used, provided the used boxes have serviceability equal to that of new boxes and all of which ammunition boxes in their material design and construction meet the following specifications:

50 calibre type M-3 ammunition boxes, overall dimensions 12¼" x 6¼" x 8"; body constructed of ½6" aluminum alloy sheet; lid is hung by brass piano hinge on the 12¼" edge, and is locked by a special designed clamp type catch. Finish is of natural aluminum alloy, all paint removed. Seams are lapped and riveted. Interior of box is lined with a ½" vulcanized fibre material.

(b) Maximum resale prices. The maximum resale prices for the ammunition boxes in question, when sold at the level specified, shall be as follows:

(1) Sales by a first reseller to a whole-saler or jobber \$0.75

(2) Sales by a first reseller or a whole-saler or a jobber to any reseller \$1.00

(3) Sales by any reseller to an ultimate consumer or user \$1.67

Note: The above maximum prices are f. o. b. the seller's shipping point and they include all costs incident to wrapping, packing, boxing, and carting.

(c) Geographical applicability. This Order No. G-13 covers the specified war surplus commodity as to sales made by a first reseller only when such sale is made in Region VII which includes all of the States of New Mexico, Colorado, Wyoming, and Utah, and all that part of the State of Idaho lying south of the southern boundary of Idaho County, the County of Malheur in the State of Oregon, and all that part of the Counties of Mohave and Coconino in the State of Arizona lying north of the Colorado River, and as to all other resellers it applies throughout the 48 states of the United States, and the District of Columbia.

(d) Licensing. The provisions of Li-censing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(e) Right to revoke or amend. This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administra-

Effective date. This Order No. G-13 shall become effective on the 25th day of September 1945.

Issued this 25th day of September 1945.

RICHARD Y. BATTERTON, Regional Administrator.

[F. R. Doc. 45-18680; Filed, Oct. 8, 1945; 1:14 p. m.]

[Region VII 3d Rev. Order G-24 Under RMPR 122, Amdt. 6]

SOLID FUELS IN DENVER REGION

Third Revised Order No. G-24 under Revised Maximum Price Regulation No. 122, Amendment No. 6; Solid fuels sold and delivered by dealers. Adjustment of specific maximum prices of dealers in Region VII to compensate for increases in supplier's price under Amendment 74 to Maximum Price Regulation No. 120. Docket No. 7-122-260-9.

Pursuant'to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and § 1340.260 of Revised Maximum Price Regulation No. 122, and for the reasons set forth in the accompanying opinion, this Amendment No. 6 is issued.

1. Subparagraph (1) of Part I, Mines in District 17, is hereby amended to read as follows:

Operator	Subdistriet	Index No.	Size groups	Amount	Effective date
(1) Huerfano Coal Co.: Lud- low.	7	47	1 2 through 6 7 9 10	Ct. 25 35 45 35 30	8-22-45 8-22-45 8-22-45 8-22-45 8-22-45

2. Two new subparagraphs designated (11) and (12), respectively, are added to Part I, Mines in District 17, to read as follows:

Operator	Sub-district	Index No.	Size groups	Amount	Effec- tive date
(11) Colorado Fuel & Iron Corp: Kebler	1	42	1 through 19	Ct. 45	8-11-45
No. 2. (12) Hayden Coal Co.: Hayden No. 2.	4	39	All	40	9-10-45

3. Part II, Mines in District 19, is amended by adding thereto a new subparagraph designated (6), to read as follows:

Operator	Subdistrict	Index No.	Size groups	Amount	Effec- tive date
(6) Sheridan-Wyoming Coal Co.: Miller	5	152	All	Ct. 10	8-30-45

4. Part III. Mines in District 20, is hereby amended by adding thereto a new subparagraph designated (17), to read as follows:

Operator	Sub-district	Index No.	Size groups	Amount	Effec- tive date				
(17) Rio Grande Coal Co.: Rio Grande.	1	18	1 and 2	Ct. 20 75 30 25	8-3-45 8-3-45 8-3-45 8-3-45				

5. Part IV. Mines in District 16, as added to Third Revised Order No. G-24 by Amendment No. 5, is hereby amended to read as follows:

MINES IN DISTRICT 16

Operator	Subdistrict	Index No.	Size groups	Amount	Date
(1) Boulder Valley Coal Co.: Centennial	2	3	All	Ct. 50	9- 6-45
(2) National Fuel Co.: Monarch	1	13	All	60	9-10-45
(3) William E. Russell Coal Co.: Russell	8	18	All	60	8-13-45

Note: Notwithstanding anything to the contrary in this Third Revised Order No. G-24, the increases above set forth in sub-paragraphs (1), (2), and (3) of this Part IV are applicable to shipments made by truck as well as to shipments made by rail.

Effective date. This Amendment No. 6 shall become effective on the 21st day of September 1945.

Issued this 21st day of September 1945.

> RICHARD Y. BATTERTON, Regional Administrator.

[F. R. Doc. 45-18681; Filed, Oct. 8, 1945; 1:15 p. m.]

[Region VII Order G-74 Under MPR 188] ARNOLD KERNEN, ET AL.

AUTHORIZATION OF MAXIMUM PRICES

Order No. G-74 under Maximum Price Regulation No. 188; authorized maximum prices for a toy item manufactured by Arnold Kernen, Boise, Idaho, when sold by the manufacturer and specified resellers. Docket No. 7-188-158-140.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and §§ 1499.158 and 1499.158a of Maximum Price Regulation No. 188, and for the reasons set forth in the accompanying opinion, this Order No. G-74 is issued.
(a) What this order does. This Order

No. G-74 establishes maximum prices for a toy ironing board manufactured by Arnold Kernen when sold at the specified levels.

(b) Authorized maximum prices. Upon and after the effective date of this Order No. G-74, the maximum prices for the toy ironing board, designated "Model 100", manufactured by Arnold Kernen, 919 North 20th Street, Boise, Idaho, in accordance with the specifications set forth in the application of said manufacturer now on file in this Regional Office as a part of the record in this case, shall be as follows:

(1) When sold by the manufacturer, f. o. b. shipping point, to a jobber or

\$3.98 a wholesaler. (2) When sold by drop shipment jobber f. o. b. shipping point to a retailer__

(3) When sold by the manufacturer,

a stocking jobber, or a wholesaler, f. o. b. shipping point to a retailer___ 4.97

(4) When sold by any seller to an ulti- Each mate consumer_____ \$0.69

Note: (i) The maximum prices authorized by the above paragraphs (1), (2), and (3) are subject to a discount of 2% for payment within 10 days from date of invoice.

(ii) The prices above specified for sales f. o. b. shipping point include all costs

incident to wrapping, packing, boxing, and

(c) Notice to be given purchasers for resale and tagging with maximum price at retail level. When the manufacturer or any other seller makes a first sale under this Order No. G-74 to a person who purchases it for resale, other than at the retail level, he must show upon the invoice or on a separate slip or rider attached thereto the applicable resale price as set forth in paragraph (b) above. The manufacturer must attach to the toy item in question or to the package containing the same, by any suitable means, a tag plainly marked "Maximum price when sold by any seller to the ultimate consumer \$_

(d) Applicability of other regulations. The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-74 for sales by the manufacturer or any reseller.

(e) Geographical applicability. The maximum prices authorized by this Order No. G-74 for resellers are applicable only to sales made within this Region VII, which includes the States of New Mexico, Colorado, Wyoming, Montana, and Utah, and all that part of the State of Idaho lying south of the southern boundary of Idaho County, the County of Malheur in the State of Oregon, and all that part of the Counties of Mohave and Coconino in the State of Arizona lying north of the Colorado River.

(f) Licensing. The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may

not, during the period of suspension, make any sale for which his license has

been suspended.

(g) Right to revoke or amend. This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

Effective date. This Order No. G-74 shall become effective on the 25th day of September 1945.

Issued this 25th day of September 1945.

RICHARD Y. BATTERTON, Regional Administrator.

[F. R. Doc. 45-18682; Filed, Oct. 8, 1945; 1:15 p. m.]

[Region VII Order G-75 Under MPR 188]

W. & W. TOYCRAFT, ET AL.

AUTHORIZATION OF MAXIMUM PRICES

Order No. G-75 under Maximum Price Regulation No. 188. Authorized maximum prices for a toy item manufactured by W. & W. Toycraft, Denver, Colorado, when sold by the manufacturer and specified resellers. Docket No. 7-188-158-134.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and \$\\$ 1499.158 and 1499.158a of Maximum Price Regulation No. 188, and for the reasons set forth in the accompanying opinion, this Order No. G-75 is issued.

(a) What this order does. This Order No. G-75 establishes maximum prices for a toy item manufactured by W. & W. Toycraft, Denver, Colorado, when sold

at the specified levels.

(b) Authorized maximum prices. Upon and after the effective date of this Order No. G-75, the maximum prices for the toy-item, designated "Toy Rocking Horse, Model No. 1-A", manufactured by W. & W. Toycraft, 734 Ivanhoe Street, Denver, Colorado, in accordance with the specifications set forth in the application of said manufacturer now on file in this Regional Office as a part of the record in this case, shall be as follows:

a jobber or a wholesaler, f. o. b. shipping point, to a retailer....... \$4.30

(3) When sold by any seller to an ultimate consumer or user______ \$6.95

NOTE: (i) The maximum prices authorized by the above paragraphs (1) and (2) are subject to a discount of 2% for payment within 10 days from date of invoice.

(ii) The prices above specified for sales f, o, b, shipping point include all costs incident to wrapping, packing, boxing, and carting.

(c) Notice to be given purchasers for resale and tagging with maximum price at retail level. When the manufacturer or any other seller makes a first sale under this Order No. G-75 to a person who purchases it for resale, other than at the retail level, he must show upon the

invoice or on a separate slip or rider attached thereto the applicable resale price as set forth in paragraph (b) above. The manufacturer must attach to the toy item in question or to the package containing the same, by any suitable means, a tag plainly marked "Maximum price when sold by any seller to the ultimate consumer \$_____".

(d) Applicability of other regulations. The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-75 for sales by the man-

ufacturer or any reseller.

(e) Geographical applicability. The maximum prices authorized by this Order No. G-75 for resellers are applicable only to sales made within this Region VII, which includes the States of New Mexico, Colorado, Wyoming, Montana, and Utah, and all that part of the State of Idaho lying south of the southern boundary of Idaho County, the County of Malheur in the State of Oregon, and all that part of the Counties of Mohave and Coconino in the State of Arizona lying north of the Colorado River.

(f) Licensing. The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(g) Right to revoke or amend. This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

Effective date. This Order No. G-75 shall become effective on the 25th day of September 1945.

Issued this 25th day of September 1945.

RICHARD Y. BATTERTON, Regional Administrator.

[F. R. Doc. 45-18683; Filed, Oct. 8, 1945; 1:15 p. m.]

[Region VII Rev. Order G-2 Under MPR 329, Amdt. 1]

FLUID MILK IN NEW MEXICO

Revised Order No. G-2 under Maximum Price Regulation No. 329, Amendment No. 1. Purchases of milk from producers in the State of New Mexico. Docket No. 7-329-408-3a.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and § 1351.408 (d) of Maximum Price Regulation No. 329, and for the reasons set forth in the accompanying opinion, this Amendment No. 1 is issued.

1. Subparagraph (9) of paragraph (g), entitled "District No. 5 of the State of New Mexico", is hereby amended by changing the period at the end thereof to a comma and adding thereto the following: "and that portion of Rio Arriba

County lying adjacent to Santa Fe County and south of a line drawn parallel to and ten miles north of the broken northern boundary line of Santa Fe County."

2. Effective date. This Amendment No. 1 shall be effective retroactively as of February 19, 1945.

Issued this 25th day of September 1945.

RICHARD Y. BATTERTON, Regional Administrator.

[F. R. Doc. 45-18684; Filed, Oct. 8, 1945; 1:14 p. m.]

[Region VIII Orders G-4 and G-8 Under 3 (c) and Order G-26 Under 3 (e), Revocation]

Non-Government Issue Sailor Uniforms in San Francisco Region

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator by § 1499.5 (e) of the General Maximum Price Regulation, and pursuant to authority reserved in each of the orders hereafter listed, It is hereby ordered:

1. The following orders are hereby revoked:

(i) Order No. G-4 under § 1499.3 (c) of the General Maximum Price Regulation, title "Order establishing maximum prices for sales of ready-made sailor uniforms by retailers located in certain counties of the State of Washington."

(ii) Order No. G-8 under § 1499.3 (c) of the General Maximum Price Regulation, title "Order establishing maximum prices for sales of ready-made sailor uniforms (not of Government issue) by retailers located in certain counties in the State of California,"

(iii) Order No. G-26 under § 1499.3 (e)
(2) of the General Maximum Price Regulation, titled "Order establishing maximum prices for sales of ready-made sailor uniforms by retailers located in certain counties in the State of California."

This order shall become effective August 13, 1945.

Issued this 17th day of September 1945.

GUY R. KINSLEY, Acting Regional Administrator.

[F. R. Doc. 45-18685; Filed, Oct. 8, 1945; 1:20 p. m.]

[Region VIII Rev. Order G-98 Under 18 (c)]

ALDER, MAPLE, BIRCH AND COTTONWOOD LUMBER IN SAN FRANCISCO REGION

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by \$ 1499.18 (c) of the General Maximum Price Regulation, It is hereby ordered:

(a) The adjusted maximum prices at which producers, wholesalers, or distribution yards (as defined in Second Revised Maximum Price Regulation No. 215) may sell or deliver lumber (as described herein) made from Alder, Maple,

Birch, and Cottonwood are as shown

(b) Applicability. This order applies to all such sales and deliveries in Region VIII of such lumber manufactured in Canada (west of the crest of the Cascade Range) or in Region VIII. "Region VIII" comprises the States of California, Washington, Nevada, Oregon (except Malheur County), Arizona (except those portions of Coconino and Mohave Counties lying north of the Colorado River), and the following counties in the State of Idaho: Benewah, Bonner, Boundary, Clearwater, Kootenai, Latah, Lewis, Nez Perce, Shoshone, and Idaho.

(c) The maximum prices for producers or wholesalers per 1,000 feet board measure are set forth herein. All prices (except as provided in paragraph (6)) are for random widths resulting from normal milling and are for the thicknesses shown. The thickness is described in terms of quarter inches, as 4/4'', 5/4'', etc.

(1) For 4/4" rough, green, culls cut:

RELIGION.	Alder	Maple	Birch	Cotton- wood
Milirun	\$42, 50	\$46, 50	\$57. 50	\$32, 50
	18, 25	22, 25	33, 25	8, 25
No. 2	38. 75	42.75	53, 75	28.75
No. 1	57. 75	61,75	72, 75	47.75
No. 2 and better	54. 40	58,40	69, 40	44.40
No. 1 and better	67. 15	71, 15	82. 15	57. 15
Clear one face	98. 75	102, 75	113. 75	88, 75

"No. 2 and Better" and "No. 1 and Better" means the entire outturn of the log of Grade No. 2 or Grade No. 1, as the case may be, or better.

(2) For other thicknesses, adjust the price of the same grade of lumber of 4/4" thickness as follows:

4/4 tilicalless as follows.	Multiply price for 4/4" by		
If thickness is:	(percent)		
5/4''	102		
6/4"	103		
8/4"	107		
10/4"	115		
12/4"			
Even out to nearest quarter	dollar.		

(3) For any lumber which has been surfaced on either two or four sides add \$3.00 per thousand feet board measure to the price determined above.

(4) For air dried lumber add \$5.00 per thousand feet board measure to the appropriate price for green lumber as determined under paragraphs (1), (2), and (3) above.

(5) For Kiln Dried lumber add to the appropriate price for green lumber determined under paragraphs (1), (2), and (3) above: \$10.00 per thousand feet board measure if in sizes of 4/4", 5/4" and 6/4", \$15.00 per thousand feet board measure if 8/4" or thicker. "Kiln Dried lumber" means lumber which is kiln dried, according to Standard Kiln Dried Lumber Rules of the National Hardwood Lumber Association issued as of January, 1944, to the extent that the moisture content shall not exceed 8%

All lumber rough or surfaced shall be of Standard thickness in accordance with Paragraphs 13 and 14 of National Hardwood Lumber Association rules and shall be as follows:

	Size when surfaced				
Rough size:	on two sides (inches)				
4/4"	13/16				
5/4"	11/16				
6/4"	15/10				
8/4"	13/4				
10/4"	21/4				
12/4''	2¾				

(6) For orders calling for a specified width add \$5.00 per thousand feet Board Measure to the appropriate maximum price determined under paragraphs (1) to (5) above.

(7) The above prices are f. o. b. mill, except that in the case of lumber manufactured in Canada (west of the crest of the Cascade Range), such prices are f. o. b. Bellingham, Washington. If the sale is made on a delivered basis to any other point, an addition may be made for the actual transportation cost incurred by the seller from the mill to destination or, in the case of such Canadian lumber, for transportation cost from Bellingham, Washington, to destination, in either case not exceeding the lowest common carrier rate for the haul. However, when a truck haul precedes rail shipment no addition may be made for the truck haul.

(8) References to grades and other terms appearing in this Revised Order No. G-98 refer to and have the meaning given in the Standard Grading and Dressing Rules of the Eastern Hardwood

Manufacturers' Association.

(d) The maximum prices for distribution yards (as defined in Second Revised Maximum Price Regulation No. 215) are those established by the General Maximum Price Regulation or the following, whichever are higher:
(1) The mill price (as provided by

paragraph (c)), plus

(2) Freight from Bellingham, Washington, to destination, based upon the appropriate weight set forth below, plus

(3) \$10.00 per thousand feet, board measure, plus

(4) A percentage depending on board measure of sales, as follows:

(a) On sales of from 1,000 to 5,000 feet, 20% of (1), (2), and (3) above.

(b) On sales of from 5,000 to 18,000 feet, 15% of (1), (2), and (3) above.

(c) On sales of over 18,000 feet, 10% of (1), (2), and (3) above.

WEIGHTS PER MBM

	Alder	Maple	Birch	Cotton- wood
Rough	Pounds	Pounds	Pounds	Pounds
	3, 500	3, 800	3, 500	3, 000
	3, 000	3, 300	3, 000	2, 500

(e) The adjusted maximum prices herein established are subject to the particular dealer's customary discounts and allowances.

(f) This order may be revoked, amended, or corrected at any time.

This order shall become effective September 24, 1945.

Issued this 19th day of September 1945.

GUY R. KINSLEY, Acting Regional Administrator.

[F. R. Doc. 45-18686; Filed, Oct. 8, 1945; 1:20 p.m.]

SECURITIES AND EXCHANGE COM-MISSION.

[File Nos. 54-106, 31-524, 54-107, 31-523, 59-521

BUFFALO, NIAGARA AND EASTERN POWER CORP. ET AL.

ORDER APPROVING AMENDED PLANS

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 4th day of October 1945.

In the matters of Buffalo, Niagara and Eastern Power Corporation, File Nos. 54-106; 31-524; Niagara Hudson Power Corporation, File Nos. 54-107; 31-523; Niagara Hudson Power Corporation and its subsidiary companies, respondents,

File No. 59-52.

Niagara Hudson Power Corporation ("Niagara Hudson"), a subsidiary of The United Corporation, a registered holding company, and Buffalo, Niagara and Eastern Power Corporation ("BNE"), a subsidiary of Niagara Hudson, having each filed applications and declarations pursuant to section 11 (e) and other applicable sections of the Public Utility Holding Company Act of 1935, including sections 6, 7, 9, 10 and 12 of the act, for approval of Plans and of related transactions designed to enable BNE to comply with the Commission's Order of June 19, 1944, issued pursuant to section 11 (b) (2) of the act; and

Public hearings having been held upon the foregoing matters after appropriate notice, and the Commission having considered the record and having on September 27, 1945, filed its findings and opinion herein (Holding Company Act Release No. 6083) in which it concluded that the Plans would be approved if appropriately amended in certain respects;

Niagara Hudson and BNE having filed appropriate amendments to effect the modifications specified in our findings and opinion of September 27, 1945, and Niagara Hudson having submitted further information with respect to one of the transactions included in the Plans, namely, the proposed sale of its holdings of 41,515 shares of the Pre-ferred Stock, 5% Series, of Central New York Power Corporation, to twenty-one institutional investors at a price of \$106 per share; and

The Commission having considered said amendments to the pending Plans and finding that the Plans, as presently amended, are necessary to effectuate the provisions of section 11 (b) and are fair and equitable to the persons affected

thereby;

It is ordered, That said Plans, as amended, be and the same hereby are approved, and that said applications and declarations, as amended, be and hereby are granted and permitted to become effective forthwith, respectively, subject, however, to the terms and conditions contained in Rule U-24, jurisdiction being reserved:

1. To approve, disapprove, modify, allocate or award by further order or orders all fees or other compensation and all remuneration of expenses claimed or hereafter claimed by any persons in connection with the Plans, the transactions incident thereto and the consummation thereof;

2. With respect to all accounting entries involved in carrying out the Plans.

The applicants having requested that the order of the Commission herein conform to the formal requirements specified in sections 371 and 1808 (f) of the Internal Revenue Code, as amended, and contain the recitals and specifications prescribed therein; and it appearing to the Commission that applicants' request in this respect should be granted;

It is further ordered and recited, That the transactions proposed in the aforesaid amended Plans to be effected by Niagara Hudson and BNE, including particularly those hereinafter described and recited, are necessary or appropriate to effectuate the provisions of section 11 (b) of the Public Utility Holding Company Act of 1935 and are hereby author-

ized, approved and directed:

1. The sale by Niagara Hudson of 41,515 shares of the Preferred Stock, 5% Series, of Central New York Power Cor-

poration:

- 2. The issue by Buffalo Niagara Electric Corporation ("Buffalo Electric") (continuing consolidated corporation), upon or incident to the consolidation of BNE, Niagara, Lockport and Ontario Power Company ("N. L. & O".), The Lockport and Newfane Power and Water Supply Company ("Lockport") and Buffalo Electric into Buffalo Electric, of 350,000 shares of its Preferred Stock, 5% Series, of the par value of \$100 per share, and 3,000,000 shares of its Common Stock without par value, and of scrip certificates representing fractional interests in the Common Stock of Buffalo Electric:
- 3. The transfer or conveyance to Buffalo Electric upon and by the effect of the consolidation of BNE, N. L. & O., Lockport and Buffalo Electric into Buffalo Electric of all the right, title and interest of N. L. & O. and Lockport, or either of them, in and to any lands, tenements or realty;
- 4. The transfer to Buffalo Electric upon and by effect of the consolidation of BNE, N. L. & O., Lockport and Buffalo Electric into Buffalo Electric, of all the right, title and interest of N. L. & O., BNE and Lockport, or any of them, in and to:

742,241 shares of the Common Stock without par value of The Niagara Falls Power Company:

1,419 shares of the Common Stock of Electric Testing Laboratories, Inc.;

2,485 shares of the Common Stock without par value of Hydraulic Race Company;

9 shares of the Common Stock of the par value of \$100 per share of Lower Niagara River Power and Water Supply Company;

4 shares of the Common Stock of Lockport and Newfane Mill Owners Association;

5. The transfer to Niagara Hudson of shares of the \$1.60 Cumulative Preferred Stock of BNE, with a par value of \$25 per share, upon the purchase of such shares by Niagara Hudson pursuant to the offer

contained in the amended Plan of Niagara Hudson.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 45-18693; Filed, Oct. 8, 1945; 3:23 p. m.]

[File Nos. 54-118; 70-505]

THE UNITED CORP. -

ORDER APPROVING ACCOUNTING ENTRIES

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 4th day of October 1945.

The Commission by its order entered in the above proceeding on May 22, 1945 (Holding Company Act Release No. 5812), having approved a plan for the exchange on a voluntary basis of portfolio securities (Common Stock of Delaware Power & Light Company) and cash for the outstanding shares of The United Corporation \$3 Cumulative Preference Stock, and the Commission having reserved jurisdiction, among other things, with respect to all accounting entries involved in carrying out the plan; and

The Commission in a previous order entered March 20, 1942 (Holding Company Act Release No. 3391) permitting the reduction by The United Corporation of the stated value of its \$3 Cumulative Preference Stock having imposed a condition that no charges be made to the capital surplus arising from such reduction without prior approval of the Com-

mission; and

The United Corporation having submitted accounting entries proposed to record the said exchange of portfolio securities and cash for preference stock (including charges to said capital surplus), and having requested approval of such entries; and

The Commission having considered the proposed entries and finding that

such entries are appropriate;

It is ordered. That the accounting entries proposed to be made by The United Corporation to give effect to the exchange of its holdings of Common Stock of Delaware Power & Light Company and cash for outstanding shares of its \$3 Cumulative Preference Stock be, and hereby are, approved, and the jurisdiction reserved in the order of May 22, 1945 (Holding Company Act Release No. 5812), with respect to these particular accounting entries be, and the same is hereby, released.

By the Commission.

[SEAL]

ORVAL L. DUBOIS. Secretary.

[F. R. Doc. 45-18692; Filed, Oct. 8, 1945; 3:23 p. m.l

[File Nos. 59-20, 59-8, 54-75]

COMMONWEALTH & SOUTHERN CORP. ET AL.

NOTICE ADVANCING DATE OF REARGUMENT

At a regulation session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa. on the 4th day of October, A. D. 1945.

In the matter of The Commonwealth & Southern Corporation (Delaware), respondent, File No. 59-20; The Common-wealth & Southern Corporation (Delaware) and its subsidiary companies, respondents, File No. 59-8; The Commonwealth & Southern Corporation (Delaware) File No. 54-75.

The Commission having on October 2, 1945 issued its notice of reargument, to be held on the 12th day of October, 1945, on the voting provisions contained in the plan of recapitalization filed by The Commonwealth & Southern Corporation, a registered holding company, under section 11 (e) of the Public Utility Holding Company Act of 1935;

The Commission having been advised by certain parties to the proceeding that the day selected for reargument is inconvenient and that October 11, 1945 is a more convenient date, and the Commission therefore deeming it appropriate to advance the date of reargument:

It is hereby ordered, That oral argument previously directed to be held on the 12th day of October, 1945, in the above matter shall be held instead on the 11th day of October, 1945 at 11:00 a. m., e. s. t. at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania.

It is further ordered, That the Secretary of the Commission shall serve notice of this order by mailing a copy thereof by registered mail to each of the participants in this proceeding, and that notice thereof shall be given to all other persons by publication in the FEDERAL REGISTER.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 45-18691; Filed, Oct. 8, 1945; 3:23 p. m.]

[File No. 70-1140]

CRESCENT PUBLIC SERVICE CO. AND CENTRAL OHIO LIGHT & POWER CO.

ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 5th day of October, A. D. 1945.

Crescent Public Service Company, a registered holding company, and its subsidiary, Central Ohio Light & Power Company, having filed a declaration pursuant to section 12 (c) of the Public Utility Holding Company Act of 1935 and the order of the Commission dated February 3, 1944 (File No. 70-844) with respect to the declaration and payment by Central Ohio Light & Power Company, in October 1945, of a dividend out of earned surplus of \$2.50 per share, or an aggregate amount of \$50,000, to the sole holder of its common stock, Crescent Public Service Company; and

Said declaration having been filed on September 6, 1945, and notice of said filing having been duly given in the form and manner prescribed by Rule U-23 promulgated pursuant to said act, and the Commission not having received a request for hearing with respect to said declaration within the period specified in said notice, or otherwise, and not having ordered a hearing thereon; and

The Commission having considered the declaration and it appearing that the payment of dividends as proposed will not be detrimental to the public interest or the interest of investors or con-

sumers:

It is ordered. Pursuant to Rule U-23 and the applicable provisions of said act and subject to the terms and conditions prescribed in Rule U-24 and to the additional terms and conditions set forth in the order aforesaid dated February 3, 1944, that said declaration be, and the same hereby is, permitted to become effective forthwith.

By the Commission.

[SEAL]

GRVAL L. DUBOIS, Secretary.

[F. R. Doc. 45-18694; Filed, Oct. 8, 1945; 3:24 p. m.]

[File No. 70-1151]

AMERICAN POWER & LIGHT CO.

ORDER PERMITTING DECLARATION AS AMENDED TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on

the 4th day of October, A. D. 1945.
American Power & Light Company
("American"), a subsidiary of Electric Bond and Share Company, both registered holding companies, having filed a declaration and amendment thereto pursuant to the Public Utility Holding Company Act of 1935, particularly sections 12 (d) and 12 (f) thereof and U-44 thereunder, relating to the proposed private sale by American of \$10,589,900 principal amount of 5% Thirty-Year Debentures, due 1966, of The Montana Power Company, at a price of 100.527% of principal amount plus accrued interest to October 5, 1945, and the employment of The First Boston Corporation to find a purchaser or purchasers for said debentures on payment of commissions of 1% of 1% of principal amount; and

Said declaration, as amended, containing a request that the Commission enter an order finding that, with respect to the proposed private sale of said debentures, compliance with the competitive bidding requirements of Rule U-50 (a) is not necessary or appropriate; and

Said declaration, as amended, containing a further request that the Commission enter an order to conform to the requirements of section 371 and 1808 of the Internal Revenue Code, as amended, reciting that the proposed sale of the said debentures is necessary or appropriate to the integration or simplification of the holding company system of which American is a member and necessary or appropriate to effectuate the provisions of section 11 (b) of the Public Utility Holding Company Act of 1935;

Said declaration having been filed on September 19, 1945, and an amendment thereto having been filed on October 1. 1945, and notice of said filing having been duly given in the form and manner prescribed by Rule U-23 under said act, and the Commission not having received a request for a hearing with respect to said declaration within the period specified in said notice or otherwise, and not having ordered a hearing therein; and

The Commission finding that, with respent to the proposed sale of the debentures an exemption from the competitive bidding requirements of Rule U-50 (a)

is appropriate; and

The Commission deeming the proposed sale of said debentures to be necessary or appropriate to the integration or simplification of the holding company system of which American is a member and necessary or appropriate to effectuate the provisions of section 11 (b) of the act and deeming it appropriate to grant the request of American as to the suggested recitals;

It is hereby ordered, Pursuant to said Rule U-23 and the applicable provisions of said act and subject to the terms and conditions prescribed in Rule U-24, that the aforesaid declaration, as amended, be and the same is hereby permitted to

become effective forthwith.

It is further ordered, That the sale of \$10,589,900 principal amount of The Montana Power Company 5% Thirty-Year Debentures, due 1966, is necessary or appropriate to the integration or simplification of the holding company system of which American is a member and necessary or appropriate to effectuate the provisions of section 11 (b) of the Public Utility Holding Company Act of

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 45-18695; Filed, Oct. 8, 1945; 3:24 p. m.]

SURPLUS PROPERTY ADMINISTRA-TION.

[SPB Reg. 5,1 Order 2]

SURPLUS NONINDUSTRIAL REAL PROPERTY IN TEXAS

EXTENSION OF TIME FOR FEDERAL WORKS AGENCY TO ASSUME CUSTODY AND CONTROL OF AND ACCOUNTABILITY FOR TRACTS OF SURPLUS REAL PROPERTY

Pursuant to the provisions of § 8305.10 (b) of Regulation 5, and on application of the Federal Works Agency, It is hereby ordered, That:

The time within which the Federal Works Agency must assume the custody and control of, and accountability for, the following tracts of real property as-

signed to it for disposal shall be extended for sixty (60) days additional in each case, such extension to be for not more than one hundred and twenty (120) days from the date the disposal agency received the declaration in each such case:

3737.2 acres, Fort Clark—W. F.—Tex. 5-A, Brackettville, Tex.; 341 acres, Fort Ringgold—W. F.—Tex. 10, Rio Grande City, Tex.

This order shall become effective October 3, 1945.

W. STUART SYMINGTON. Administrator.

OCTOBER 3, 1945.

[F. R. Doc. 18734; Filed, Oct. 9, 1945; 11:42 a. m.]

UNITED STATES COAST GUARD.

APPROVAL OF EQUIPMENT AND AMENDMENT OF PRIOR DOCUMENTS

By virtue of the authority vested in me by R. S. 4405, 4417a, 4426, 4481, 4488, and 4491, as amended, 49 Stat. 1544 (46 U.S.C. 375, 391a, 404, 474, 481, 489, 367), and Executive Order 9083, dated February 28, 1942 (3 CFR, Cum. Supp.), the following approval of equipment and amendment of prior documents is prescribed:

DAVITS

Sheath screw davit, size 4-CS-6-6 (General Arrangement Dwg. No. 330-D, dated 29 September, 1944, Alt. O), (Maximum working load 5,500 pounds per arm), submitted by The Landley Co., Inc., New York, N. Y. (Supersedes approval 19 November, 1943, 8 F.R. 15745)

Aluminum gravity davit, Type 28A (General Arrangement Dwg. No. 2892, revised 26 September, 1945) (Working load of 17,000 pounds per set), submitted by Welin Davit and Boat Corporation, Perth Amboy, New Jersev.

WINCH

Aluminum lifeboat winch for gravity davits, Type A (Working load of 15,000 pounds at the drum) (General Arrangement Dwg. No. 2917, revised 10 September, 1945), sub-mitted by Welin Davit and Boat Corporation, Perth Amboy, New Jersey.

In F. R. Doc. 45-14556, published in the FEDERAL REGISTER dated August 8, 1945, on page 9822, the listing of approval under "Lifeboats", for a 16' x 5.71' x 2.30' metallic oar-propelled lifeboat, submitted by Imperial Lifeboat and Davit Co., Inc., is amended by changing the address to read Athens, New York.

In F. R. Doc. 45-18303, published in the FEDERAL REGISTER dated October 3, 1945, on page 12473, the listing of approval under "Lifeboats", for a 26' x 9' x 3.6' metallic oar-propelled lifeboat, submitted by Imperial Lifeboat and Davit Company, is amended by changing the phrase "Dwg. No. 2058, dated 6 August, 1945" to "Dwg. No. 2059, dated 6 August 1945."

Dated: October 8, 1945.

L. T. CHALKER, Rear Admiral, U.S.C.G., Acting Commandant.

[F. R. Doc. 45-18718; Filed, Oct. 9, 1945; 10:31 a. m.]

^{1 10} F.R. 6252, 7500, 9478,

